

Guidance Document for the Halogenated Solvent Cleaner NESHAP

Sponsored by:

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Disclaimer

This report is not a legally binding document, and is not meant to replace the published regulation titled "National Emission Standards for Hazardous Air Pollutants (NESHAP): Halogenated Solvent Cleaning" (Federal Register, 12/02/94, beginning on page 61801). This document presents specific aspects of the regulation and may not cover all parts of the regulation. This document is an elaboration of the appropriate legal document, and the final authority rests solely in the legal document.

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GLOSSARY

CONVERSION CHART

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Introduction

The purpose of this document is to give owners and operators of solvent cleaning machines the information required to determine whether the halogenated solvent cleaning regulation applies to them, and the options available to comply. This guidance document is divided into three parts:

- Determining if you are required to comply with the Federal halogenated solvent cleaner requirements (Part One);
- The available compliance options (Part Two); and
- Alternative cleaning solvents or technologies that can be used in lieu of complying with the standards (Part Three).

Part One of this document contains information to assist you in determining whether the rule affects you.

Part Two of this document provides an overview and step by step instructions on what you need to know and do to comply with the rule. Section 1.0 provides direction on what you need to know about your machine(s) to determine what part of the rule you are subject to and to determine compliance. Section 2.0 presents requirements under the NESHAP if you own or operate a batch vapor or an in-line (vapor or cold) machine; and Section 3.0 presents requirements under the NESHAP if you own or operate a batch cold machine.

Part Three of this document provides information on solvents and cleaning processes that can be used as alternatives to halogenated solvent cleaning. Specifically, Part Three includes the following information:

- Guidance materials and tools available to assist you in determining what alternatives to halogenated solvent cleaning are available.
- A list of factors that should be considered when evaluating halogenated solvent cleaning alternatives.

This document also includes a glossary, unit conversion chart, and numerous appendices. These appendices provide additional information, including:

- Detailed calculations for key compliance issues,
- Blank example forms that can be used to record and report compliance,

Introduction (Continued)

- The operator test,
- Work practice requirement posters that can be used in the work place to encourage proper cleaning procedures, and
- The U.S. Environmental Protection Agency (EPA) regional office contact numbers.

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Does This Rule Apply to You?

Part One

The halogenated solvent cleaner NESHAP rule applies to you if you own or operate a solvent cleaning machine that uses a solvent that contains 5 percent or more by weight of any one or any combination of the following halogenated solvents:

| | |
|---|---|
| <ul style="list-style-type: none"> Carbon tetrachloride (CAS No. 127-18-4), Chloroform, (CAS No. 67-66-3), Perchloroethylene (CAS No. 127-18-4), 1,1,1-Trichloroethane (CAS No. 71-55-6), Trichloroethylene (CAS No. 79-01-6), and/or Methylene chloride (CAS No. 75-09-2). | <hr/> <hr/> <p>This rule applies to you if...</p> <ul style="list-style-type: none"> ☉ You are an owner or operator of a solvent cleaning machine; and ☉ You use a solvent in your machine that contains (in total) 5 percent by weight or more of any of the following regulated solvents: carbon tetrachloride, chloroform, perchloroethylene, 1,1,1-trichloroethane, trichloroethylene, or methylene chloride. |
|---|---|

In the rule, the definition of solvent cleaning machine excludes small buckets, pails, and beakers with capacities less than 7.6 liters (2 gallons). Therefore, containers of this type using halogenated solvents are not covered by the requirements of this rule.

Generally, the listed solvents (when used in cleaning operations) are used in amounts much greater than 5 percent by weight. In fact, many operations use the listed solvents in amounts greater than 75 percent by weight. If your halogenated solvent content is greater than 5 percent by weight, no documentation is required to demonstrate the solvent content.

Stoddard solvents and naphthas generally contain less than 5 percent by weight halogenated solvent and will not typically be subject to this rule.

The material safety data sheets (MSDSs) for these solvents should provide sufficient documentation of solvent content.

In a few instances, a solvent may be used that is close to the 5 percent cut-off level. In these cases, documentation such as that explained in Appendix A, is required to demonstrate that your solvent meets this limit. For further guidance on the determination and example record format

Part One

that can be used for documentation, see Appendix A. Documentation should be kept on-site; no reporting is required.

***Halogenated
Solvent
Cleaning
Requirements***

PART TWO

Part Two

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1.0

To Determine Your Compliance Options You Need to Know...

Once you have determined that the rule applies to you, you need to identify the available compliance options. The following steps outline what you need to know about your machine(s) to identify your compliance options.

1. Determine the type of solvent cleaning machine(s) you own or operate. There are three basic types of machines covered by this regulation: **batch vapor**, **batch cold**, and **in-line** (in-line cold and in-line vapor) machines (see Section 1.1).
2. If your machine is a batch vapor or in-line machine, determine the machine's solvent-air interface area. This is necessary because some of the requirements for these machines are dependent on machine size (see Section 1.2).
3. If your machine is a **batch vapor machine** that does not have a solvent-air interface area, you need to determine the machine's cleaning capacity (see Appendix B) to determine your overall emission limit. This is the only compliance option available for these machines.

Table 2-1 presents an example worksheet that can be used to assist in keeping track of the determinations made for your machine(s). The following discussion will assist you in filling out this worksheet.

1.1 CLEANING MACHINE TYPE

The rule has different requirements for different types of machines. Cleaning machine types are classified by how parts are processed through the machine (batch vs. in-line), and by whether or not solvent vapor is created in the cleaning process (vapor vs. cold). Cleaning machines are also classified by whether the machine was installed before or after this rule was proposed (existing vs. new). New in-line machines have slightly more stringent requirements than existing in-line machines. The following text illustrates the differences between new machines and existing machines and between the different machine types.

Table 2-1

[illegible]

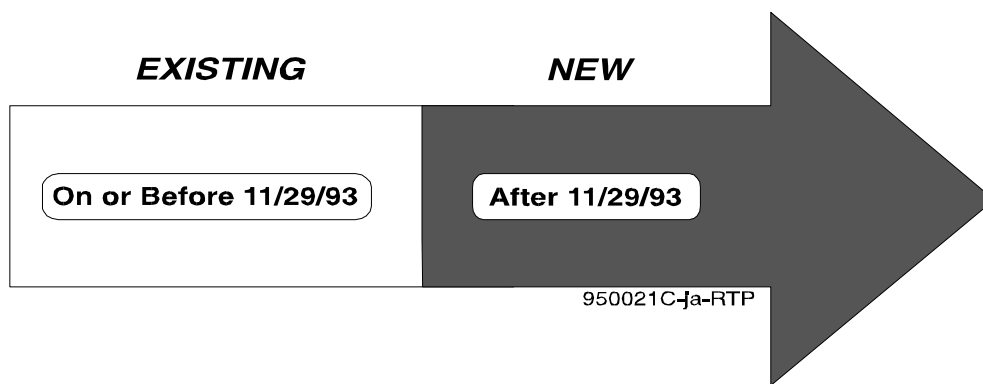
^a Greater than 5 percent.

^b Miscellaneous notes, including cleaning capacity if machine is a batch vapor cleaning machine with no solvent air interface.

- Existing vs. New

Existing: Your machine is an existing machine if it was installed on or before November 29, 1993.*

New: Your machine is a new machine if it was installed after November 29, 1993.

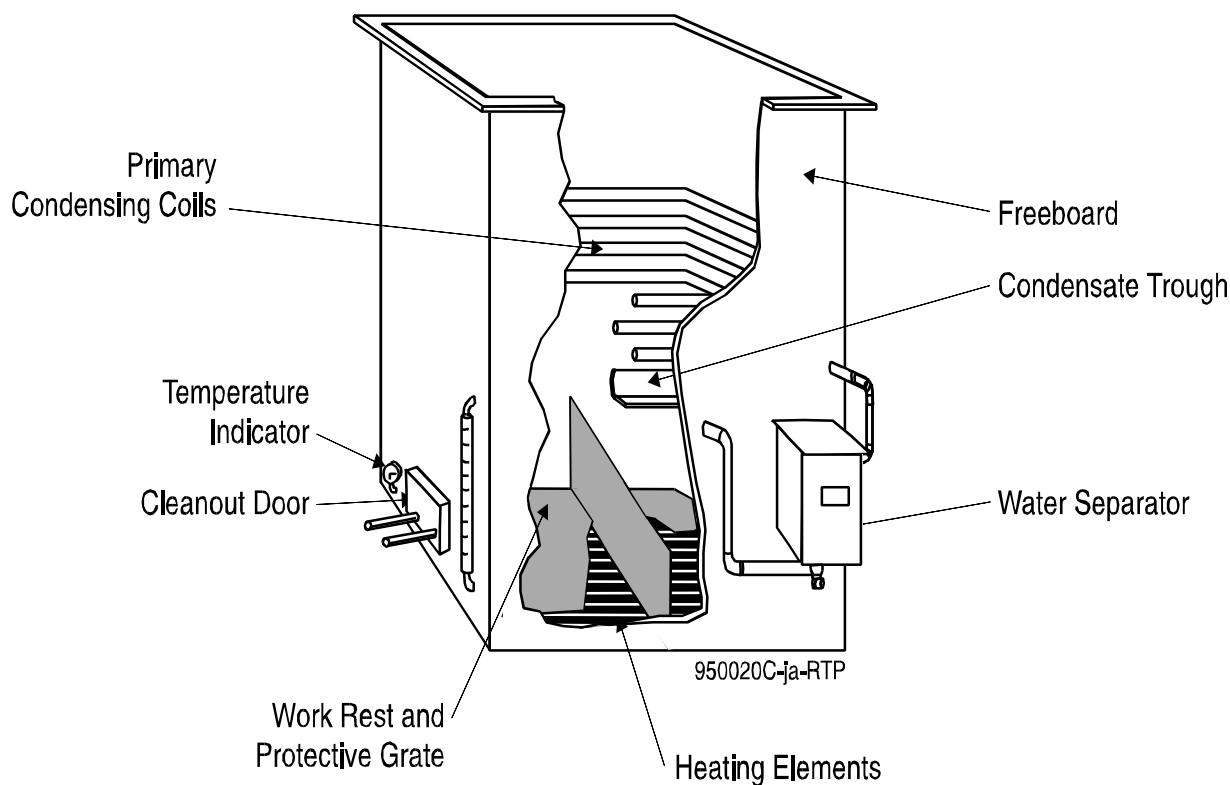


*November 29, 1993 is the date the rule was proposed.

Part Two

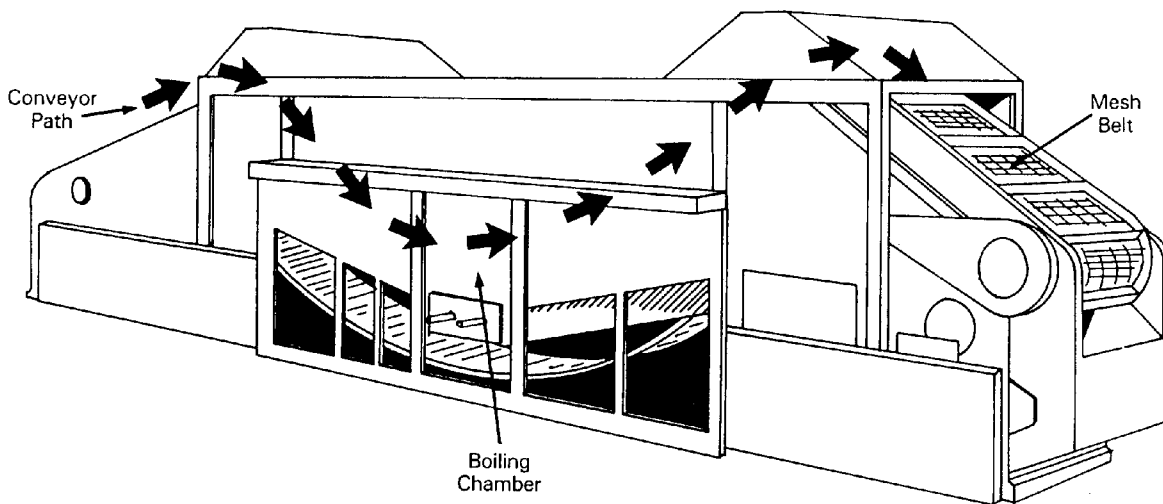
Batch vs. In-Line

Batch: Your machine is a batch machine if new parts or baskets of parts are introduced into the machine after the previous parts or baskets of parts are done being cleaned. For example, an "open top vapor cleaner" a machine that cleans multiple batch loads simultaneously and is manually loaded, such as a "ferris wheel" machine, and a "cross-rod" machine that moves parts semi-continuously through the cleaning process are batch machines. The following figure is an example of a batch vapor machine with a cutaway to show internal features. Small buckets, pails, and beakers with solvent capacities less than 7.6 liters (2 gallons) are not considered batch cleaners.



Batch Vapor Cleaning Machine

In-Line: Your machine is an in-line machine if the movement of the conveyor that carries parts is continuous (non-stop). The following figure is an example of an in-line vapor machine.



In-Line Cleaning Machine

👁 Vapor vs. Cold

Vapor: Your machine is a vapor machine if it heats the solvent enough to create vapor (the batch and in-line machines illustrated here are vapor machines).

Cold: Your machine is a cold machine if it does not heat the solvent enough to create vapor. A carburetor cleaning machine is an example of a cold machine.

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Example:

You own a new batch vapor machine...

NEW: If the machine was installed after November 29, 1993,

BATCH: Parts are introduced into your machine after the previous parts are done being cleaned, and

VAPOR: Vapor is created in the process (i.e., solvent is heated to create vapor).

1.2 CLEANING MACHINE SIZE

The size of your machine is important if you have a batch vapor, or in-line machine. You do not need to determine the size of your machine if you have a batch cold machine. For batch vapor machines the compliance options available depend on machine size. If you have a batch vapor or in-line machine and decide to comply with an overall emission limit (i.e., alternative standard) you will also need to know your machine size.

In this rule the size of the machine is the solvent-air interface area.

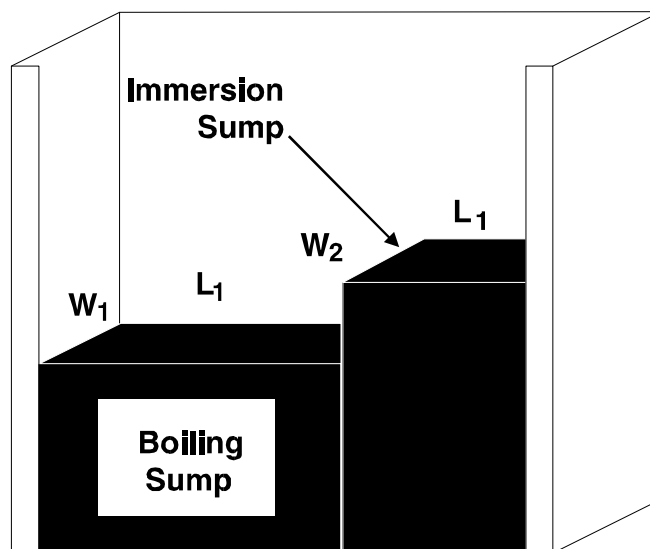
The solvent-air interface for a vapor machine is the location of contact between the concentrated solvent vapor layer and the air. In a vapor machine, the vapor layer is formed when the primary cooling coils condense the rising solvent vapor. This typically occurs at the midline of the primary condenser coils. For a cold machine, it is the location of contact between the liquid solvent and the air.

The solvent-air interface area of your machine(s) can be determined in any of the following ways:

- Check the literature that was provided with your machine at the time of purchase to see if it includes a measurement of the solvent-air interface area for your machine;
- Ask the manufacturer of your machine(s) for the solvent-air interface area of your machine model;

- Calculate the solvent-air interface area (SA) by multiplying the width (W) (in meters [or feet]) by the length (L) (in meters [or feet]) of each sump and totalling the areas of all sumps (see Figure). Dimensions can be measured or obtained from literature.

The solvent-air interface area for your batch and in-line machine(s) is equal to the surface area of all of the cleaning tanks of your cleaner(s). For an in-line machine, you may not be able to directly measure your machine's solvent-air interface area. In such cases, you will need to rely on the manufacturer or literature supplied by the manufacturer for the appropriate information.



$$L = L_1 + L_2$$

$$W = W_1 + W_2$$

$$L \times W = \text{Solvent Air Interface Area}$$

Calculation of the Solvent-Air Interface

If your machine does not have a solvent-air interface area, you need to determine the machine's cleaning capacity. A machine that does not have a solvent-air interface would be one that does not expose the cleaning solvent to the ambient air during or between the cleaning of parts. An example of a machine that does not have a solvent-air interface is a vacuum-to-vacuum machine. These machines are comprised of a processing chamber capable of withstanding both full vacuum and pressure. These systems operate in a closed loop, therefore, solvent is not exposed to the air outside of the machine at any time.

For a machine that does not have a solvent-air interface area, the cleaning capacity of your machine(s) will likely be available from your vendor or in the literature that was provided with your machine at the time of purchase. See Appendix B for guidance on determining your machine's cleaning capacity, if unknown, and for the solvent emission limits that are applicable to your machine(s) under the overall emission limit option.

Part Two

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2.0

Batch Vapor or In-Line Machine Requirements

There are three compliance options for batch vapor and in-line machines (see Figure 2-1). The first two compliance options, control combinations and an idling emission limit, require that your machine meet base design requirements. If you choose control combinations, you will need to install a list of specific controls. If you choose to maintain an idling emission standard, you are allowed to establish your own control scenario. These options both require monitoring control equipment and adherence to specified work practices. These options are described in Section 2.1.

The third compliance option is an overall emission limit (i.e., alternative standard). The overall emission limit does not specify base design, equipment, equipment monitoring, or work practice requirements. This overall emission limit standard allows the flexibility to install the equipment and implement the work practices that you choose, provided you meet the specified emission limit. This option is discussed in Section 2.2.

All three of the compliance options require some form of recordkeeping discussed in Sections 2.1.3, 2.1.5 and 2.2.3; and reporting, discussed in Section 2.3.

Remember: The compliance options for this rule are on a machine basis, rather than a facility basis. Therefore, the same compliance option does not have to be chosen for all of your machines. You can choose the compliance option that is best for each of your machines.

2.1 EQUIPMENT COMPLIANCE OPTIONS

If you choose the equipment compliance option, you must meet the base design requirements described in Section 2.1.1, follow the work practices described in Section 2.1.4, and meet additional emission control equipment requirements. You can comply with the additional emission control equipment requirements in one of two ways:

1. Use a combination of controls specifically listed in the regulation; or
2. Comply with an idling emission limit that is measured while your machine is idling.

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| Compliance Options | | COMPLIANCE COMPONENTS | | | | |
|------------------------------|-----------------------|--------------------------|----------------|--------------------------------------|--|--|
| | | Base Design Requirements | Work Practices | Install A Listed Control Combination | Maintain An Established Idling Emission Rate | Maintain An Established Solvent Emission Level |
| Equipment Compliance Options | Control Combinations | ✓ | ✓ | ✓ | | |
| | Idling Emission Limit | ✓ | ✓ | | ✓ | |
| Overall Emission Limit | | | | | | ✓ |

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Batch Vapor and In-Line Machine Compliance Options

If you choose the control combination option, you must control beyond the base design requirements by meeting one of the control combinations in Section 2.1.2. If you choose the idling emission limit option, you must control beyond the base requirements by installing controls that enable your machine to meet the idling emission limits cited in Section 2.1.2.

Finally, if you choose either of the equipment compliance options, you must comply with the applicable recordkeeping requirements, described in Sections 2.1.3, and 2.1.5, and reporting requirements, discussed in Section 2.3.

2.1.1 Base Design Requirements

Each batch vapor and in-line machine complying with either of the **equipment compliance options** must have **ALL** of the following base equipment:

A Cover or a Reduced Room Draft

The machine must have a manual or working-mode cover that completely covers the machine openings. The cover must be periodically inspected to ensure that it remains free of cracks, holes, and other defects. The cover must be closed at all times except: when parts are being cleaned, when the solvent has been removed from the machine, or when maintenance or monitoring is being performed that requires the cover to not be in place. If you do not have a cover on your machine, measures must be taken to reduce the room draft (as described in Section 2.1.3).

Minimum Freeboard Ratio

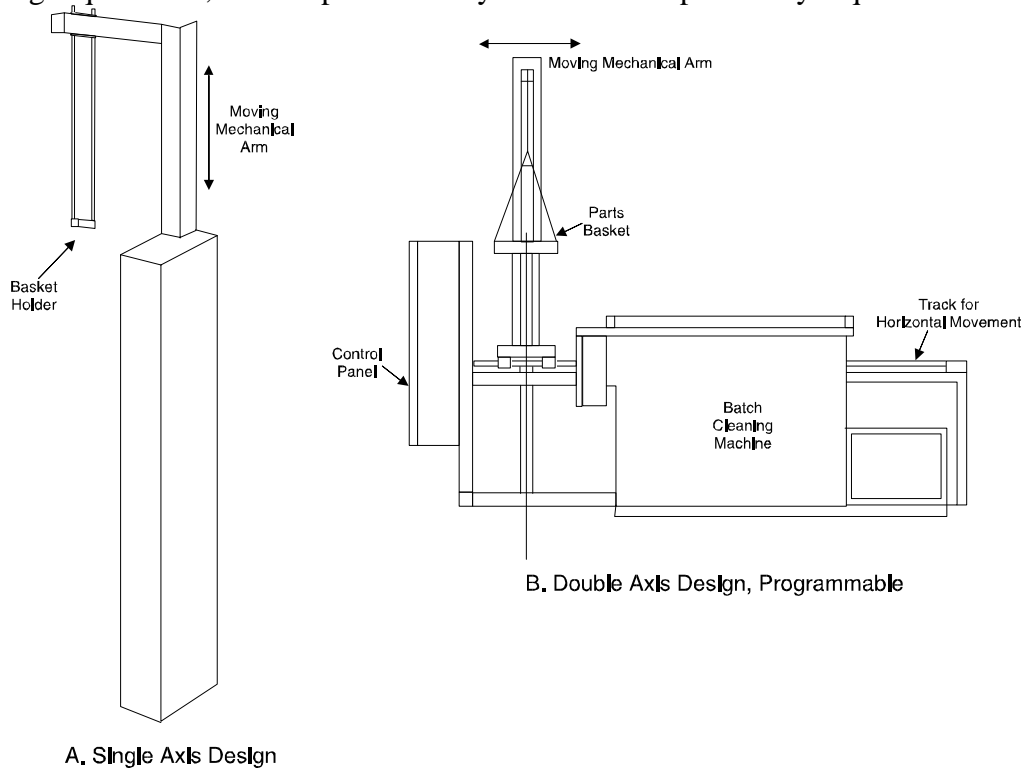
A freeboard ratio of 0.75 or higher is required. The freeboard ratio for your machine is the height of the freeboard divided by the smallest interior freeboard width. For example, if the height of the freeboard is 1.8 meters (5.9 feet) and the freeboard is 2 meters (6.6 feet) by 4 meters (13.2 feet) interior dimension, the freeboard ratio would be 1.8 meters/2 meters (5.9 feet/6.6 feet) or 0.9.

Automated Parts Handling

All machines must have an automated parts handling system that handles parts from initial loading to removal of cleaned parts. Examples include: motorized single-axis hoists, motorized double axis hoists, and fully programmable hoists. Parts can move at a maximum speed of 3.4 meters per minute (11 feet per minute). Manual hoists can be used if you can demonstrate that the hoist can never exceed 3.4 meters per minute (11 feet per minute). This could be demonstrated to your

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regulatory authority or permitting authority by showing that the gearing of the hoist makes it physically impossible to move it fast enough to exceed 3.4 meters per minute (11 feet per minute). Although computerized or fully automated hoists or conveyors would satisfy the automated parts handling requirement, these sophisticated systems are not specifically required.



Single and Double Axis Hoists

To determine the hoist speed, measure the time (in minutes) that it takes for the hoist to move parts or a parts basket a measured vertical distance (i.e., moving parts into or out of the machine) (in meters). The hoist's speed is then calculated by dividing the distance travelled by the amount of time it took to travel that distance. For example, if the measured time for your hoist to go from a point 1 meter (3.3 feet) above the freeboard to a point at the fill line is 45 seconds (0.75 minutes), and the distance between these points is 2 meters (6.6 feet), then the speed of your hoist is:

$$\begin{aligned} 2 \text{ meters} / 0.75 \text{ minutes} &= 2.7 \text{ meters per minute} \\ 6.6 \text{ feet} / 0.75 \text{ minutes} &= 8.8 \text{ feet per minute} \end{aligned}$$

Hoist monitoring must be conducted monthly. After a year of required monthly monitoring without an exceedance, the monitoring frequency can be reduced to quarterly. However, if an

exceedance occurs while monitoring quarterly, you must return to a monthly monitoring schedule until another year of compliance without an exceedance is demonstrated. If you can demonstrate to your regulatory authority that the hoist cannot exceed a speed of 3.4 meters per minute (11 feet per minute), quarterly monitoring is allowed including the first year.

See Appendix C for a sample recordkeeping form that can be used for the hoist monitoring procedure.

Liquid and Vapor Level Indicators

All vapor cleaning machines must be equipped with a device that shuts off the sump heat if the sump liquid solvent level drops to the sump heater coils. The liquid level indicator is required to prevent the decomposition of the solvent. In addition, each machine must be equipped with a vapor level control device that shuts off the sump heat in a vapor cleaning machine if the vapor level rises above the height of the primary condenser. The vapor level indicator is required to prevent the overflow of solvent vapor out of the machine. There are no specific monitoring requirements for these indicators; however, they must be kept operational at all times.

Primary Condenser

All vapor cleaning machines must have a primary condenser. A primary condenser consists of a series of circumferential cooling coils on a machine through which chilled liquid or gas is circulated or recirculated to provide continuous condensation of rising solvent vapors. A primary condenser must be maintained to create a controlled vapor zone. See the Glossary for an illustration of primary condenser coils for a batch vapor cleaning machine. Cold cleaning machines are not required to have a primary condenser.

Lip Exhaust Control

Some owners and operators of solvent cleaning machines rely on lip exhausts to meet OSHA requirements. Use of a lip exhaust without any controls, while reducing worker exposure on the one hand, dramatically increases the overall solvent emissions to the air. Therefore, **if lip exhausts are used on solvent cleaning machines**, the rule requires that emissions be routed to, and controlled by, a carbon adsorption unit. Each carbon adsorption unit should be operated and maintained such that it meets the requirements described in Section 2.1.3.

Part Two

2.1.2 **Equipment Combinations and Idling Emission Limits**

If choosing to comply with the equipment compliance options: in addition to meeting the base design requirements and work practices, you will need to ensure an additional level of control. As mentioned previously, you can do this in one of two ways:

- Pick from an established list of control combinations (Table 2-2 or 2-3); or
- Demonstrate that your own controls meet an established idling emission limit.

Control Combinations

The established list of control combinations are listed in Tables 2-2 and 2-3 for batch vapor and in-line machines, respectively. In order to comply with the equipment combination option for a given cleaning machine you must first locate that cleaning machine's type in either Table 2-2 or Table 2-3. Then you must select one of the control combinations listed for that particular cleaning machine type and ensure that all of the controls marked for that control combination are installed on that particular machine. Example scenarios follow Tables 2-2 and Table 2-3. The requirements for each control are described in Section 2.1.3.

The control combinations for batch vapor machines are separated into two groups based on solvent-air interface area. Therefore, if you have a batch vapor machine you must determine the machine's size using the procedure described in Section 1.2 of this part in order to determine the control combinations that are allowable. There are 10 control combination options available for batch vapor machines that are less than or equal to 1.21 square meters (13 square feet) in size, and 7 control combination options available for batch vapor machines that are greater than 1.21 square meters (13 square feet) in size.

The control combinations for in-line machines are separated into two groups based on their installation date. Therefore, if you have an in-line cleaning machine you need to determine the date the machine was installed. Once the installation date is determined, you can choose from the control combinations available for your machine. There are four control combinations allowable for in-line machines that were installed on or before November 29, 1993 (existing machines). There are three control combinations allowable for in-line machines that were installed after November 29, 1993 (new machines).

Table 2-2

Control Combinations for Batch Vapor Cleaning Machines

| Batch Vapor Cleaning Machine Size | Option or Control Combination Number | Controls | | | | | | |
|--|--------------------------------------|--------------------|---------------------|--------------------|-------------------------|--------------------|-----------------|-------|
| | | Working Mode Cover | 1.0 Freeboard Ratio | Super Heated Vapor | Freeboard Refrigeration | Reduced Room Draft | Carbon Adsorber | Dwell |
| Solvent-air Interface Area <u>Less than</u> or equal to 1.21 square meters (13 square feet) | 1 | ✓ | ✓ | ✓ | | | | |
| | 2 | | | ✓ | ✓ | | | |
| | 3 | ✓ | | | ✓ | | | |
| | 4 | | ✓ | ✓ | | ✓ | | |
| | 5 | | | | ✓ | ✓ | | |
| | 6 | | ✓ | | ✓ | | | |
| | 7 | | | | ✓ | | | ✓ |
| | 8 | | ✓ | | | ✓ | | ✓ |
| | 9 | | | | ✓ | | ✓ | |
| | 10 | | ✓ | ✓ | | | ✓ | |
| Solvent-air Interface Area <u>Greater than</u> 1.21 square meters (13 square feet) | 1 | | ✓ | ✓ | ✓ | | | |
| | 2 | | | | ✓ | ✓ | | ✓ |
| | 3 | ✓ | | ✓ | ✓ | | | |
| | 4 | | ✓ | ✓ | | ✓ | | |
| | 5 | | | ✓ | ✓ | ✓ | | |
| | 6 | | ✓ | | ✓ | ✓ | | |
| | 7 | | | ✓ | ✓ | | ✓ | |

Part Two

Example:

If your batch vapor cleaning machine is 1 square meter (10.76 square feet) in size, one of the 10 control combinations in the first half of Table 2-2 can be chosen. If your machine already has a freeboard refrigeration device and a 0.75 freeboard ratio, you might choose to comply with control option #6 by increasing the freeboard ratio of the machine to 1.0. Alternatively, you might choose to comply with control option #7 by holding parts in the freeboard area longer (dwell).

Table 2-3

Control Combinations for In-Line Cleaning Machines

| In-Line Cleaning Machine Type | Option or Control Combination Number | Controls | | | | |
|-------------------------------|--------------------------------------|---------------------|--------------------|-------------------------|-----------------|-------|
| | | 1.0 Freeboard Ratio | Super Heated Vapor | Freeboard Refrigeration | Carbon Adsorber | Dwell |
| Existing Machines | 1 | ✓ | ✓ | | | |
| | 2 | ✓ | | ✓ | | |
| | 3 | | | ✓ | | ✓ |
| | 4 | | | | ✓ | ✓ |
| New Machines | 1 | | ✓ | ✓ | | |
| | 2 | | | ✓ | ✓ | |
| | 3 | | ✓ | | ✓ | |

Example:

If your in-line machine was installed in December of 1993, one of the three control combinations in the second half of Table 2-3 can be chosen. If your machine already has a carbon adsorber exhaust system you could choose to comply with control option #2 by adding a freeboard refrigeration device.

Equivalency: The methods of control in Tables 2-2 and 2-3 are not the only controls that you can use when complying with the rule under the control combination option. Other controls can be used if you can demonstrate that they can achieve the same overall emission reduction as the control combinations presented in the tables. For more information on how to demonstrate this equivalency, contact your state or local air pollution control agency or the EPA Regional Office where your state or territory resides (see Appendix J for contact numbers). In general, however, it may be easier for you to simply comply with the idling emission limit discussed below.

Idling Emission Limits

As an alternative to the listed control combinations, you can choose to comply with the idling emission limit option. To do this, you are required to meet an emission limit that is measured while the machine is idling (i.e., turned on, but not actively cleaning parts). For batch vapor machines this idling emission rate is 0.22 kg per hour per square meter (0.045 pounds per hour per square foot) of solvent-air interface area. For in-line cleaning machines this idling emission rate is 0.10 kg per hour per square meter (0.021 pounds per hour per square foot) of solvent-air interface area.

It is expected that manufacturers will provide the idling emission rate for the machines they manufacture as a service to their customers. If this service is not provided, you must use Test Method 307 to determine the idling emission rate for your machine. Idling emissions are to be measured under idling conditions (e.g., cover on) (see Appendix H for the regulation and Test Method 307). A blank example calculation form is included in Appendix D for your convenience. This form is not required; any recordkeeping format incorporating the required documentation would be acceptable.

Part Two

2.1.3 Individual Control Requirements

For each of the controls that are used to comply with the control combination or idling emission limit option, there are specific design, monitoring, and recordkeeping requirements. These requirements are presented in Table 2-4 and are further explained in the following text. The design requirements are necessary to define the controls and ensure that each control is capable of fulfilling its intended purpose. The monitoring requirements, which involve periodic checks of key equipment parameters, are necessary to make sure the equipment is working properly. Recordkeeping is necessary to document the results of installation, monitoring, and determination results. Additional information regarding the monitoring and recordkeeping requirements for each control device is presented below. If you use a control not included in Table 2-4 to comply with the idling emission limit, you must submit design, monitoring and recordkeeping requirements to your regulatory agency for approval. This information must be submitted with your idling emission standard test report.

Carbon Adsorber (In Conjunction With a Lip Exhaust)

The rule requires that a carbon adsorber achieve an outlet concentration of no more than 100 ppm of the covered solvents. Compliance with this requirement must be determined by measuring and recording the concentration of the halogenated solvents in the exhaust of the carbon adsorber with a colorimetric detector tube. This test needs to be done while the machine is in the working mode (i.e., actively cleaning parts).

The colorimetric detector tube must be designed to measure a concentration of 100 parts per million by volume of solvent in air to an accuracy of within 25 parts per million by volume. You must follow the manufacturer's particular instructions for the use of their detector. The samples must be taken at a point where the air flow is unobstructed. According to the rule, the sampling port must be within the exhaust outlet of the carbon adsorber that is easily accessible and located at least 8 stack or duct diameters downstream from any flow disturbance such as a bend, expansion, contraction, or outlet; downstream from no other inlet; and 2 stack or duct diameters upstream from any flow disturbance such as a bend, expansion, contraction, inlet or outlet. If the concentration exceeds 100 ppm, adjust the desorption schedule or replace the canister so that the exhaust concentration of halogenated solvent is brought below 100 ppm. If concentrations exceed 100 ppm after 15 days, you need to submit an exceedance report (see Section 2.3.4 of this part).

Appendix C contains an example recordkeeping form for the documentation of carbon adsorber exhaust solvent concentrations.

Table 2-4
Control Combination Device Requirements

| Control Device | Compliance Requirements | Recordkeeping Requirements ^a | Violation | |
|-----------------------------------|---|--|---|--|
| | | | Immediate ^b | If Not Corrected Within 15 Days ^c |
| Carbon Adsorber (and Lip Exhaust) | <ul style="list-style-type: none"> The exhaust solvent concentration cannot exceed 100 ppm. The carbon bed cannot be by-passed during desorption. The lip exhaust must be located above the cover. Measure the exhaust concentration of the covered solvents weekly. | <ul style="list-style-type: none"> The exhaust concentration (in ppm) of the covered solvents. | | <ul style="list-style-type: none"> If the exhaust concentration of the covered solvent exceeds 100 ppm. |
| Dwell | <ul style="list-style-type: none"> parts to be cleaned. Ensure that parts are held in the freeboard area above the vapor zone for the determined dwell time. Measure the actual dwell time of parts monthly. | <ul style="list-style-type: none"> Determined dwell time (in seconds) and time measurement calculations.^d Measured dwell time (in seconds). | <ul style="list-style-type: none"> If a proper dwell is not determined and maintained. | |

^aAll records are to be retained for 5 years unless otherwise noted.

^bImmediate violation if parameter is exceeded.

^cViolation if not corrected within 15 days.

^dRetain for lifetime of machine.

Table 2-4 (Continued)

| Control Device | Compliance Requirements | Recordkeeping Requirements ^a | Violation | |
|--------------------------------|--|--|--|---|
| | | | Immediate ^b | If Not Corrected Within 15 Days ^c |
| Freeboard Ratio of 1.0 | <ul style="list-style-type: none"> Ensure and obtain certification from the manufacturer that the freeboard height is greater than or equal to the width of the interior freeboard. | <ul style="list-style-type: none"> The freeboard ratio (height of freeboard divided by the smallest interior freeboard width). Any modifications to the freeboard ratio. | <ul style="list-style-type: none"> If the freeboard ratio is less than 1.0. | |
| Freeboard Refrigeration Device | <ul style="list-style-type: none"> Air in freeboard must be no greater than 30 percent of the solvent boiling point (in °F). Measure air blanket temperature above the vapor zone (at center) weekly while machine is idling. | <ul style="list-style-type: none"> Results of temperature measurement. | | <ul style="list-style-type: none"> If temperature requirement is exceeded. |
| Idling-Mode Cover | <ul style="list-style-type: none"> Cover must be closed. Inspect cover monthly. | <ul style="list-style-type: none"> Results of inspection. | <ul style="list-style-type: none"> when idling. | <ul style="list-style-type: none"> If the cover has cracks, holes, or other defects. |

^aAll records are to be retained for 5 years unless otherwise noted.^bImmediate violation if parameter is exceeded.^cViolation if not corrected within 15 days.^dRetain for lifetime of machine.

Table 2-4 (Continued)

| Control Device | Compliance Requirements | Recordkeeping Requirements ^a | Violation | |
|--------------------|---|--|---|---|
| | | | Immediate ^b | If Not Corrected Within 15 days ^c |
| Reduced Room Draft | <ul style="list-style-type: none"> Windspeed in room or within enclosure must be less than or equal to 15.2 meters per minute (50 feet per minute). If controlling room conditions: <ul style="list-style-type: none"> Establish room conditions during initial test and quarterly thereafter (must be redone immediately if conditions change). Monitor room conditions weekly. If using an enclosure: <ul style="list-style-type: none"> Measure windspeed in enclosure initially and monthly, thereafter (must be remeasured immediately if the enclosure is modified). Inspect condition of enclosure monthly. | <ul style="list-style-type: none"> Windspeed measurement Room conditions Windspeed measurement Enclosure inspection results. | <ul style="list-style-type: none"> Not establishing room parameters under which the reduced room draft is achieved. Room conditions not being maintained as described in compliance report. | <ul style="list-style-type: none"> If windspeed exceeds 15.2 meters per minute (50 feet per minute). |
| | | | | <ul style="list-style-type: none"> If windspeed exceeds 15.2 meters per minute (50 feet per minute). |

^aAll records are to be retained for 5 years unless otherwise noted.^bImmediate violation if parameter is exceeded.^cViolation if not corrected within 15 days.^dRetain for lifetime of machine.

Table 2-4 (Continued)

| Control Device | Compliance Requirements | Recordkeeping Requirements ^a | Violation | |
|---------------------------------|---|---|--|---|
| | | | Immediate ^b | If not corrected within 15 days ^c |
| Super Heated Vapor System | <ul style="list-style-type: none"> Solvent vapor at the center of the superheated vapor zone must be heated to at least 10°F above the solvent's boiling point. Ensure that parts stay in the superheated vapor zone for the manufacturer's minimum recommended dwell time. Measure the temperature at the center of the superheated vapor zone weekly while the machine is idling. | <ul style="list-style-type: none"> The temperature measurement of the superheated vapor. | <ul style="list-style-type: none"> If the proper superheated vapor zone is not determined and maintained. | <ul style="list-style-type: none"> If the temperature of the solvent vapor at the center of the superheated vapor zone is not at least 10°F above the solvent boiling point. |
| Working-Mode Cover ^d | <ul style="list-style-type: none"> Cover must be closed over entire cleaning machine opening at all times except during parts entry and removal. Inspect cover monthly to ensure that it opens and closes properly and is free of cracks, holes, and other defects. | <ul style="list-style-type: none"> Results of inspection. | <ul style="list-style-type: none"> at all times, except during parts entry and removal. | <ul style="list-style-type: none"> If the cover has cracks, holes, or other defects. |

^aAll records are to be retained for 5 years unless otherwise noted.

^bImmediate violation if parameter is exceeded.

^cViolation if not corrected within 15 days.

^dRetain for lifetime of machine.

^eA working-mode cover would also meet the idling-mode cover requirements.

Cover (Idling-Mode and Working-Mode)

Solvent cleaning machines typically have a cover. Covers are classified as working-mode covers or idling-mode covers (depending on when the covers can be closed).

An idling-mode cover is a cover that is closed at all times except when the machine is actually cleaning parts. An idling-mode cover should also be closed between loads, if possible. A sliding cover is an example of an idling-mode cover.

A working-mode cover is a cover that can be closed at all times, including when parts are being cleaned. The only time a working-mode cover opens is when parts are entering or exiting the machine. An example of a working-mode cover is a bi-parting cover. However, any cover that can be closed during cleaning qualifies as a working-mode cover. This includes a cover on a machine with a hoist system designed to detach the parts from the hoist during cleaning; this allows the cover to be closed while the parts are being cleaned. Use of a working-mode cover would also satisfy the idling cover requirements in the rule.

If the compliance option you choose includes the use of a cover, every month you must, (1) inspect whether the cover is opening and closing properly during the proper operating modes, (2) whether the cover completely covers the cleaning machine(s) openings when closed, and (3) whether the cover is free of cracks, holes, or other defects. See Appendix C for an example recordkeeping form that can be used to document your monthly cover inspection results.

Dwell

Dwell time is the period of time that parts are held in the machine freeboard area above the vapor zone after they are cleaned. A dwell time is used to ensure that liquid solvent on and in the part either vaporizes within the machine confines or drains back into the machine rather than into the work area. It also allows any vapor trapped within parts to flow back into the machine. There are two alternatives for implementing the dwell:

1. You can determine and use the appropriate dwell time for each of the parts or parts baskets that you clean; or
2. You can determine and use the maximum dwell time using the most complex part type or parts basket.

Part Two

The method for determining the proper dwell time is based on the primary cleaning time; the primary cleaning time is the time required for a room temperature part to stop dripping when placed in the vapor zone (i.e., amount of time it takes to reach the vapor zone temperature). Once the part stops dripping, cleaning stops unless other cleaning actions (e.g., dipping the part in the liquid solvent) occur.

The dwell time is determined as follows:

1. Measure (with a clock or stopwatch) the amount of time it takes for the parts or parts baskets to cease dripping once placed in the vapor zone. This is the primary cleaning time. (Remember, parts must be at room temperature before placing them in the vapor zone.)
2. The dwell time must be no less than 35 percent of the primary cleaning time determined above.

Example:

If your part or parts basket stops dripping after 2 minutes (120 seconds) in the vapor zone, then the proper dwell time for that part or parts basket would be equal to:

$$120 \text{ seconds} * 0.35 = 42 \text{ seconds}$$

To monitor the dwell time, you must measure and record the actual dwell time monthly. In addition, records of tests required to determine the appropriate dwell time must be kept. An example recordkeeping form that can be used to document the dwell time for a part or parts basket is provided in Appendix C.

Freeboard Refrigeration Device (FRD)

A FRD chills the air immediately above the vapor zone forming a cool air blanket that slows the diffusion of solvent out of the machine. The rule requires that a FRD have enough cooling capacity to cool the air in the freeboard area of the machine to a temperature that is no greater than 30 percent of the boiling point (in degrees Fahrenheit) of the solvent being used. An example calculation for determining the maximum required FRD temperature for a solvent with a boiling point of 100 degrees Fahrenheit follows:

$$100 \text{ degrees Fahrenheit} \times 0.3 = 30 \text{ degrees Fahrenheit}$$

(maximum FRD temperature)

Therefore, if you are using a solvent with a boiling point of 100 degrees Fahrenheit your FRD must cool the air in the freeboard area of the machine to at least 30 degrees Fahrenheit. Table 2-5 lists the temperature that a FRD must achieve for each of the solvents covered by the rule.

Table 2-5

Freeboard Refrigeration Device Temperature Requirements

| Solvent | Boiling Point °F | Maximum Allowed Air Blanket Temperature | |
|-----------------------|---------------------|--|----|
| | | °F | °C |
| Methylene Chloride | 104 | 31 | 0 |
| Trichloroethylene | 189 | 57 | 14 |
| 1,1,1-Trichloroethane | 165 | 50 | 10 |
| Chloroform | 143 | 43 | 6 |
| Carbon Tetrachloride | 168 | 50 | 10 |
| Perchloroethylene | 250 | 75 | 24 |

°F = degree Fahrenheit

°C = degree Celsius

Part Two

The temperature measurement must be made weekly at the center of the air blanket above the vapor zone during the idling mode. This measurement can be accomplished by attaching a thermometer or a thermocouple to the parts basket or hoist hook and lowering it into the machine so that it is in the center of the air blanket above the vapor zone. This is done when the machine is turned on but not processing parts.

A blank recordkeeping form that can be used to document the maximum allowed freeboard air temperature and the weekly measurement of this temperature can be found in Appendix C.

Reduced Room Draft (RRD)

When using the RRD control technique, roomdrafts must not exceed 15.2 meters/minute (50 feet/minute). A variety of techniques can be used to reduce room drafts. Methods to reduce room drafts include, but are not limited to:

- Redirecting air vents and/or fans so that they do not blow into, across, or through the machine,
- Moving the machine to an area with less cross-ventilation, permanently closing doors or windows, or
- Enclosing the machine.

Any method can be used as long as the requirements for RRD are met and maintained.

Windspeed measurements are to be taken by doing the following:

Step 1: Determine the direction of the wind by rotating a velometer (or similar windspeed measuring device) within six inches above the top of the freeboard area of your machine until the maximum speed is located.

Step 2: Orient the velometer in the direction of the wind at each of the four corners of your machine and record the reading for each corner.

Step 3: Total the values obtained at each corner and divide the total by four. The result is the average windspeed. Record the average windspeed.

To ensure that the RRD requirement is met continuously, the rule requires that the room conditions established during the test be maintained. See Appendix C for an example recordkeeping form for the RRD measurements.

Example:

Your measurements indicate that the windspeed near your solvent cleaning machine is 30 meters per minute (100 feet per minute). This is twice the allowable reduced room draft windspeed. Looking at the room parameters you notice that most of the wind is coming from an air vent. You redirect the air vent, close the windows in the room, and remeasure the windspeed. This time the windspeed is 14 meters per minute (45 feet per minute), which is below the reduced room draft windspeed of 15.2 meters/minute (50 feet/minute). As part of establishing your RRD you now must write down the room conditions that allowed you to achieve the RRD. For instance, the vent must be directed away from the cleaning machine and the windows must be closed. If the door was opened during the test, the door can be open or closed. Each month you would make sure that these parameters stay the same.

If a full or partial enclosure is used to achieve the reduced room draft for your machine(s), you need to conduct an initial windspeed monitoring test and, thereafter, measure and record the wind speed within the enclosure monthly. The wind speed within the enclosure can be measured by slowly rotating a velometer (or similar wind measuring device) inside the entrance to the enclosure until the maximum windspeed is located. Along with your windspeed measurements, you also need to monitor and record the maintenance of the enclosure monthly.

Super-Heated Vapor (SHV) System

Super-heated vapor systems create super-heated solvent vapor within the vapor zone. Parts are held within the SHV. The SHV heats the parts and evaporates liquid solvent on the parts before they are withdrawn from the cleaning machine. The rule requires that a SHV system heat solvent vapor at the center of the SHV zone to at least 10 degrees Fahrenheit above the solvents' boiling point. Table 2-6 lists the minimum temperature that a SHV system must achieve in the super-heated vapor zone for the solvents covered by the rule.

Part Two

If you use a SHV system to comply with the rule, you need to follow the manufacturer's specifications for determining the minimum proper dwell time within the SHV and make sure parts stay within the SHV for at least that long. The temperature at the center of the super-heated vapor zone can be measured by attaching a thermometer or thermocouple to the hoist hook or parts basket and then introducing it into the center of the super-heated vapor zone of the machine. Appendix C contains a blank recordkeeping form that can be used to document the measured vapor zone temperature.

Table 2-6

Super-Heated Vapor Temperature Requirements

| Solvent | Boiling point | | Minimum Allowed SHV Temperature | |
|-----------------------|---------------|-----|---------------------------------|-----|
| | °F | °C | °F | °C |
| Methylene Chloride | 104 | 40 | 114 | 46 |
| Trichloroethylene | 189 | 87 | 199 | 93 |
| 1,1,1-Trichloroethane | 165 | 74 | 175 | 79 |
| Chloroform | 143 | 62 | 153 | 67 |
| Carbon Tetrachloride | 168 | 76 | 178 | 81 |
| Perchloroethylene | 250 | 121 | 260 | 127 |

°F = degrees Fahrenheit

°C = degrees Celsius

2.1.4 Work Practices

Each operator of a machine complying with the equipment compliance option must implement the following work practices. A one page summary of these work practices that can be used as a reminder poster in the work place is included in Appendix E for your convenience.

Maintain Equipment as Recommended by the Manufacturer

To make sure that the machine and its associated controls are working properly you are required to maintain the equipment as recommended by the manufacturers of the equipment. Alternative maintenance practices can be used if they have been demonstrated to the approved permitting authority's satisfaction to achieve the same or better results as those recommended by the manufacturer. For additional information on how to demonstrate equivalency contact your State or local air pollution control agency.

Minimize Air Disturbances in the Machine and the Room

You are required to control air disturbances in and around the machine to reduce solvent losses. To achieve this, cover(s) must be in place at all times except when: the machine is cleaning parts, when the solvent has been removed from the machine, or when maintenance or monitoring is being performed that requires the cover(s) not to be in place. If a cover cannot be used, air disturbances must be controlled by RRD measures described in Section 2.1.3.

Minimize Air Disturbances Due to Parts Movement

Solvent vapor can be pulled or pushed out of the machine when the parts basket or part enters the machine. The solvent vapor loss is greatest when a "piston effect" is created. This occurs when the parts introduced into the machine are close in size to the solvent-air interface area. To reduce these solvent vapor losses you are required to do at least one of the following.

- Limit the size of parts or baskets in open-top batch vapor cleaning machines to less than 50 percent of the solvent-air interface area. For example, a machine that has a solvent-air interface that is 4 meters (13.12 feet) long and 4 meters (13.12 feet) wide has a solvent-air interface area of 16 square meters (172.13 square feet). Therefore, the parts basket cannot have an area greater than 50 percent of 16 square meters (172.13 square feet), or 8 square meters (86.07 square feet); or,
- Introduce the parts basket or part at a speed of 0.9 meters per minute (3 feet per minute) or less.

Minimize Solvent Loss Due to Spraying Operations

If your cleaning process involves solvent spraying, you must make sure that the spraying is done within the vapor zone. Alternatively, the spraying can be performed within a section of the machine that is not directly exposed to the ambient air (i.e., a baffled or enclosed area of the machine). This will help prevent splashing and spraying of the solvent outside of the machine.

Part Two

Reduce the Pooling of Solvent On and In Parts

Orient your parts so that the solvent drains from them freely. If your parts have cavities or blind holes, tip or rotate them before removing the parts from the machine. These measures will help reduce the carry out of solvent on the parts. Only remove parts if solvent dripping has stopped.

By giving parts adequate time to drain, the amount of solvent that is carried out of the machine on the parts can be greatly reduced. Under this work practice, it is expected that you should wait till most of the solvent has drained and dripping has stopped. This work practice is not as stringent as a dwell, which requires a longer draining period, as discussed in Section 2.1.3.

Proper Startup and Shutdown Procedures

Improper start-up and/or shutdown procedures can cause unnecessary solvent losses. You are required by the rule to use proper procedures. When starting a machine you need to turn on the primary condenser before you turn on the sump heater. This will allow the chilled layer of air that confines the solvent vapors to the machine to form before solvent vapor is created.

Likewise, when shutting down a machine you need to turn off the sump heater to allow the solvent vapor layer to collapse before turning off the primary condenser. The vapor layer collapses soon after the sump heater is turned off. You can ask the vendor of your machine for an acceptable time between turning on or off the primary condenser and superheater for your machine(s) or you can observe the layer collapse (on an open-top) by watching the "wet line" on the side of the inside wall.

Proper Solvent Transfer Procedures

Large amounts of solvent can be lost due to leaks and spills during the transfer of solvent from the solvent tanks to the machine and from the machine to the waste tanks. The rule requires that solvent added or drained from any machine be transferred using threaded or other leak-proof couplings during filling. The rule also requires that the end of the pipe or hose introducing or withdrawing the solvent be located beneath the liquid solvent surface (i.e., submerged filling) in the sump.

Store Solvent Waste in Closed Containers

The responsibility for limiting cleaning solvent emissions and/or releases does not end when the solvent is removed from the machine. The rule requires that waste solvent, still bottoms, and sump bottoms be collected and stored in closed containers once the solvent is removed from the machine. These closed containers can contain a device that allows pressure relief, but should not allow liquid solvent to drain from the container.

Do Not Clean Absorbent Materials.

Absorbent materials soak up solvent and carry it out of the machine where it is later emitted. Therefore, the rule does not allow cleaning of absorbent materials such as sponges, fabric, wood, and paper products in a machine.

Take and Pass a Solvent Cleaning Procedures Test

To ensure that each operator has adequate knowledge of solvent cleaning operating procedures, each operator of a solvent cleaning machine must complete and pass applicable sections of a solvent cleaning procedures test. This test will be given during inspections by your regulatory agency. The solvent cleaning procedures test and answers are presented in Appendix E.

2.1.5 General Recordkeeping Requirements

Recordkeeping is required to ensure that installation, monitoring, and applicable results are documented and retained. Records are kept to aid you in preparing reports and are reviewed during compliance check inspections conducted by your regulatory agency. The rule requires that you maintain paper or electronic records (i.e., computer disk) of the following for the lifetime of the machine:

- **Owner's manuals** for each machine and piece of control equipment. If unavailable, written maintenance and operating procedures can be substituted.
- Records documenting the **installation date** of your machine(s). If this date is not known, you can maintain a letter certifying that the machine(s) were installed prior to, or on, November 29, 1993, or after November 29, 1993. November 29, 1993, is the date that this rule was proposed. This date is important because any machine installed on or before this date is considered an "existing source" and any machine installed after this date is considered a "new source." In this rule, some existing and new sources have slightly different compliance requirements.

The rule requires that you maintain a record of your solvent consumption estimates for each of your machines in paper or electronic form (i.e., computer disk) for 5 years, regardless of the compliance option you choose. Appendix C contains an example recordkeeping form that can be used to document your solvent consumption estimates. Specific recordkeeping requirements based on the control compliance option chosen are presented in Sections 2.1.3 and 2.1.5.

2.2 OVERALL EMISSION LIMIT

Part Two

Rather than complying with one of the equipment compliance options presented in Section 2.1, you could elect to comply with an overall emission limit (i.e., alternative standard). This option allows you the flexibility to establish your own emission reduction strategy provided you comply with the overall emission limit. Applicable overall emission limits are based on your cleaning machine type and size. If you comply with the limit specified for your machine, you do not have to follow any additional equipment monitoring or work practice requirements. In addition, operators of machines complying with this option are not subject to the solvent cleaning procedures test presented in Section 2.1.4.

This option is generally easiest to comply with when a machine is either already well-controlled or infrequently used. During the 3 years before compliance, you may want to measure the solvent emissions from your "existing " machines to see if this option is feasible for your situation.

2.2.1 Determining Your Overall Emission Limit

To determine the 3-month average monthly emission limit for your machine(s), you need to multiply the solvent-air interface area ("size") of the machine by the applicable limit specified in Table 2-7 (see example).

If your machine does not have a solvent-air interface area, your emission limit is based on your machine's cleaning capacity. An emission limit based on a machine's cleaning capacity is not a compliance option for a machine with a solvent-air interface area. See Appendix B for applicable emission limits based on a machine's cleaning capacity. Records of the cleaning capacity determination for each of your machines without a

Table 2-7
Overall Emission Limit

| Machine Type | 3-Month Average Monthly Emission Limit (kg/m² x month)^a | 3-Month Average Monthly Emission Limit (lbs/ft² x month)^b |
|---------------------|--|--|
| Batch vapor | 150 | 30.7 |
| Existing in-line | 153 | 31.4 |
| New in-line | 99 | 20 |

^a m² = The total surface area of all cleaning tanks for a particular machine (i.e., solvent-air interface area).

^b ft² = The total surface area of all cleaning tanks for a particular machine (i.e., solvent-air interface area).

solvent-air interface are to be maintained on site in paper or electronic form (i.e., computer disk) for the lifetime of the machine. Appendix C contains an example recordkeeping form that can be used to document this determination.

Example:

If you own or operate a batch vapor cleaning machine with a solvent-air interface area of 10m² (108 ft²) the monthly emission limit is calculated as follows:

$$10 \text{ m}^2 \times 150 \text{ kg/m}^2 \times \text{month} = 1,500 \text{ kg/month}$$

or

$$108 \text{ ft}^2 \times 30.7 \text{ lb/ft}^2 \times \text{month} = 3,316 \text{ lb/month}$$

Example:

If you own or operate a vacuum to vacuum cleaning machine with no measurable solvent-air interface, you must use the procedure in Appendix B to determine the cleaning capacity. If the cleaning capacity has been measured to be 5.5 m³, you must find the corresponding emission limit in Table B-1. Which in this case is 918 kg/month (2,024 lb/month).

2.2.2 Calculating Your 3-Month Rolling Average Emissions

Compliance with the overall emission limit option (i.e., alternative standard) is demonstrated by determining the 3-month rolling average monthly emissions for each cleaning machine for which you have chosen this compliance option. The steps to calculate this value for each machine are outlined below.

Step 1:

On the first operating day of each month, gather the following information for each machine for the preceding month.

- SA - The amount of halogenated solvent (i.e., C, CT, MC, PCE, TCA, TCE) added (kilograms [or pounds] of solvent added) to the machine that month (including any solvent added to bring the solvent level up to the fill line).
- The solvent level should be returned to the same level at the beginning of each month before calculations are made. This is typically done by filling the tank to a marked solvent fill line.
 - The solvent in the machine should be clean. The rule specifically states that the solvent does not have to be new solvent. However, all metal and dirt should be removed from the machine. This will ensure that the solvent emissions calculated for the machine are accurate.

LSR - The amount of halogenated solvent removed (kilograms [or pounds] of liquid solvent removed) from the machine that month.

- The amount of solvent removed means the amount of solvent intentionally removed from your machine during the month. It does not mean that you need to remove (or drain) the solvent from your machine every month.

SSR - The amount of halogenated solvent removed (kilograms [or pounds] of solvent removed) from the machine in solid waste.

- This information can be obtained by using the EPA test method 25D-Determination of the Volatile Organic Concentration of Waste Samples (56 FR 33544). This test method requires the use of a flame ionization detector (FID) or an electrolytic conductivity detector (ELCD). The use of this equipment should not be attempted by someone unfamiliar with their operation.
- Alternatively, this information can be obtained from engineering calculations.

AREA - The solvent-air interface area of the machine, in square meters (or square feet). A description of how to determine the solvent-air interface is provided in Section 1.2 of this part.

Subtract the sum of LSR and SSR from SA. Then, divide this by AREA. The result is E_1 , the monthly emissions (kilograms of solvent emitted per square meter of solvent-air interface area [or pounds of solvent emitted per square foot of solvent-air interface area]) for that given month.

$$\frac{SA - (LSR + SSR)}{AREA} = E_1$$

Step 2:

Add the solvent emissions (E_1) determined in Step 1 to the emissions calculated for the 2 previous months (E_2 and E_3) to obtain E_{SUM} , the total solvent emissions for the last 3 months (kilograms per square meter [or pounds per square foot]).

Part Two

$$E_1 + E_2 + E_3 = E_{\text{SUM}}$$

- E_1 - Monthly emissions (kilograms per square meter [or pounds per square foot]) for the current month.
- E_2 - Monthly emissions (kilograms per square meter [or pounds per square foot]) from the previous month.
- E_3 - Monthly emissions (kilograms per square meter [or pounds per square foot]) from two months prior.
- E_{SUM} - Total solvent emissions for the last 3 months (kilograms per square meter [pound per square foot]).

Step 3:

Divide E_{SUM} by three. The result is E_A , the 3-month rolling average monthly emissions (kilograms of solvent emissions per square meter of solvent-air interface area [pound of solvent emissions per square foot of solvent-air interface area]) for that month for each machine.

$$\frac{E_{\text{SUM}}}{3} = E_A$$

- E_A = The 3-month rolling average monthly emissions (kilograms of solvent emissions per square meter of solvent-air interface area [or pounds of solvent emissions per square foot of solvent-air interface area]).

2.2.3 Overall Emission Limit Recordkeeping

The overall solvent emission limit (i.e., alternative standard) option has no associated monitoring and has less recordkeeping requirements than the equipment options (i.e., equipment combinations and idling emission limit options). If you choose to comply with the overall solvent emission limit option you must maintain the following records on site in paper or electronic form (i.e., computer disk) for 5 years:

- Records of the dates and amounts of solvent added to the machine.
- The amount of solvent in the wastes removed from the machine.

- Calculation sheets showing how the monthly emissions and the 3-month rolling average monthly emissions were determined (See Appendix C for example calculation recordkeeping forms).

2.3 REPORTING REQUIREMENTS

Regardless of the selected compliance option, you are required to submit periodic reports. The reports are necessary to inform your regulatory agency that this rule applies to you and that you are complying with the rule. Information for all machines subject to the rule can be included in a single report. The types of reports specifically required by this rule are:

- An initial notification report;
- Initial statement of compliance report;
- Annual compliance reports;
- An exceedance report (required only when an exceedance occurs); and
- An equivalency determination report (required only if you want to request a procedure or equipment equivalency).

Since you are subject to this rule, you also have General Provision reporting requirements. See the final rule in Appendix I for a table of General Provision requirements that apply to this rule. It is beyond the scope of this document to provide example forms for these requirements.

Each owner and operator of cleaning machines covered by this rule must submit the appropriate reports as described in this section. Some of the information requested in the reports (e.g., name, address, etc.) are facility specific, but **most of the information requested in the reports is machine specific**. This is because compliance with the rule is determined on a per machine basis, not on a per facility basis. Therefore, as indicated later in this section, **you may need to provide different information in your reports for machines complying with different options**. Differences also exist between the reports required for new and existing cleaning machines. These differences generally do not affect the content of the report, but do affect the **timing** of the report. The following example illustrates the different requirements for a new and existing machine required to complete an initial notification and initial compliance report.

Example:

For example, let's say you have two batch vapor cleaning machines, A and B. Cleaning machine A is an existing machine for which you have chosen the equipment combination compliance option. Cleaning machine B is a new machine (constructed on January 26, 1995, startup beginning on February 15, 1995) for which you have chosen the overall emission limit compliance option.

Initial Notification Report

For machine A, the initial notification report is due by August 29, 1995, for machine B, it is due by January 26, 1995. The type of information that you provide in the initial notification reports will be identical for each machine, except that for machine A, you have to certify that it is an existing machine, and for machine B, you must provide information on the date of construction and startup.

Initial Statement of Compliance

For machine A, the initial statement of compliance report is due by December 2, 1997, for machine B it is due by July 15, 1995. The content of the two reports differ due to the different compliance options chosen. The report for machine A will contain information on the controls used and the monitoring parameters to be measured. The report for machine B will contain information on the solvent air-interface area and the 3-month rolling average monthly emission calculation.

Example reporting forms are included in Appendix F for your convenience. These forms are not required; any report format incorporating the required information would be acceptable.

2.3.1 Initial Notification Report

The initial notification report is used to notify the appropriate regulatory authority that the rule applies to you. It also provides some preliminary facility and machine information. The schedule for submitting the report is dependent on the type and status (i.e., new versus existing) of the machine.

- A report for existing machines is due by August 29, 1995.
- A report for new machines, where construction or reconstruction and initial startup had not begun before December 2, 1994, is due as soon as possible before startup, but no later than January 31, 1995.
- A report for new machines, where construction or reconstruction began after December 2, 1994, is due as soon as possible before starting construction or reconstruction of the machine.

The content of the initial notification report is slightly different for existing and new batch vapor and in-line cleaning machines as indicated below. The initial notification report should include the following information:

- Your name and address;
- The address (i.e., physical location) of your solvent cleaning machine(s);
- A description of your solvent cleaning machine(s), including type (i.e., batch vapor, in-line vapor, in-line cold), solvent-air interface area, and existing controls;
- The anticipated compliance approach for each of your machine(s) (i.e., control combinations, idling emission limit, or the overall emission limit),
- An estimate of annual halogenated HAP (i.e., C, CT, MC, PCE, TCA, TCE) solvent consumption for each machine;
- Identification of the relevant standard;
- Whether you are an area or major source (see Glossary for a definition of major and area source); and

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- If the report is for an existing machine, installation date or certification letter indicating that your machine(s) and its control devices were in-place before November 29, 1993.
- If the report is for a new machine, you need to submit the following, if applicable,
 - A notification of intention to construct,
 - The expected date of construction or reconstruction commencement,
 - A notification of the date when construction or reconstruction commenced,
 - The expected completion date of the construction or reconstruction, and
 - The anticipated date of initial startup of machine.

Example initial notification report forms are included in Appendix F for your convenience.

2.3.2 Initial Statement of Compliance Report

The initial statement of compliance report is used to demonstrate to the appropriate regulatory authority that your machines are in compliance with the rule. It includes information on the control option chosen and the necessary demonstration measurements.

- An existing machine must to be in compliance with the rule by December 2, 1997, and an initial statement of compliance report is due no later than May 1, 1998.
- A new machine must be in compliance with the rule at startup or December 2, 1994, whichever is later. The initial statement of compliance report for a new machine is due no later that 150 days after startup or May 1, 1995, whichever is later.

The content of the initial statement of compliance report differs depending on the compliance option you choose.

If you choose to comply with the control combination or idling emission limit equipment standard, the initial statement of compliance report should include the following information for each machine:

- Your name and address;
- The address (i.e., physical location) of your machine(s);
- A list of the control equipment used on your machine to comply with the rule;
- For each piece of control equipment on your machine that is required to be monitored, a list of parameters that are to be monitored and the values of these parameters measured on or during the first month after the compliance date;
- If you use reduced room draft as a control option you need to report the conditions that must be maintained to comply with the windspeed requirement (e.g., enclosure, closed doors, closed windows);
- If you choose to comply with the idling emission limit you need to submit an idling emission limit test report for tests of idling emissions (this test report can come from the vendor or manufacturer of your machine [Section 2.1.2 of this part presents a discussion on the idling emission limit option]); and
- If you use a carbon adsorber as a control option you need to submit a report of the weekly measurement of the halogenated HAP solvent concentration in the carbon adsorber exhaust for your machine.

An initial statement of compliance report form is included in Appendix F for your convenience.

If you choose to comply with the alternative standard (i.e., overall emission limit), the initial statement of compliance report should include the following information for each machine:

- Your name and address;
- The address (i.e., physical location) of your machine(s);

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- The solvent-air interface area for each machine, or for a machine without a solvent-air interface area, a description of the results and method used to determine the cleaning capacity of your machine(s); and
- The results of the first three-month rolling average monthly emissions calculation.

An initial statement of compliance notification report form is included in Appendix F for your convenience.

2.3.3 Annual Compliance Report

Everyone complying with the rule must submit an annual report. This report is due before February 1 of the year following the year your report covers. If you chose to comply with the control combination or idling emission limit options this report must contain the following information:

- A statement, signed by you (the owner or operator) or someone you designate, stating that, "All operators of solvent cleaning machines have received training on the proper operation of solvent cleaning machines and their control devices sufficient to pass the test required."
- A solvent consumption estimate for the reporting period for each of your machines (i.e., over the course of the reported year).

If you chose to comply with the alternative standard (i.e., overall emission limit) option, this report must to contain the following information:

- The size (solvent-air interface area or cleaning capacity) and type (e.g., batch vapor cleaning machine) of each machine.
- The average monthly solvent consumption for each machine.
- The three-month monthly rolling average solvent emission estimates calculated each month for each machine.

An example annual report form is included in Appendix F for your convenience.

2.3.4 Exceedance Report

Exceedance reports are required for all machines. An exceedance report states whether any exceedances in monitored parameters have occurred and what actions were taken to correct any exceedances. An exceedance report is required every 6 months if there is not an exceedance, and every 3 months if there is an exceedance. If an exceedance did not occur the report would consist of a statement certifying that there were no exceedances. Your regulatory agency may decide that you need to submit this report more frequently.

The frequency of the exceedance report increases to quarterly after an exceedance occurs. The first quarterly report must be submitted in the quarter during which the exceedance occurred. The quarterly exceedance report should contain the following information:

- If you have had an exceedance of a monitored control equipment parameter or solvent emissions limit, the reason for the exceedance and the corrective actions taken must be reported.
- If you have had no exceedances of a monitored control equipment parameter or solvent emissions limit, or a piece of your machine's equipment has not needed to be repaired, or adjusted, such information shall be stated in your report. An example exceedance report form is included in Appendix F for your convenience.

After an exceedance, the frequency of reporting can be reduced to every six months if you meet the following requirements:

- Your machine has not had an exceedance for a year.
- You continue to comply with all of the monitoring and recordkeeping requirements for your machine.
- Your regulatory authority agrees to a reduction to a 6-month frequency.

2.3.5 Equivalency Request Report

If you want to use different equipment or procedures than those specified in the rule, you can apply for approval from your regulatory authority. In order to obtain approval you will need to

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demonstrate that the alternative equipment or procedures that you want to use are equivalent to those specified in the rule. For existing machines, you need to submit this application/report no later than June 3, 1996, in order to obtain an equivalency approval prior to the required compliance date. For new machines you need to submit this application/report and receive approval of that application prior to startup of your machine.

3.0

Batch Cold Cleaning Machine Requirements

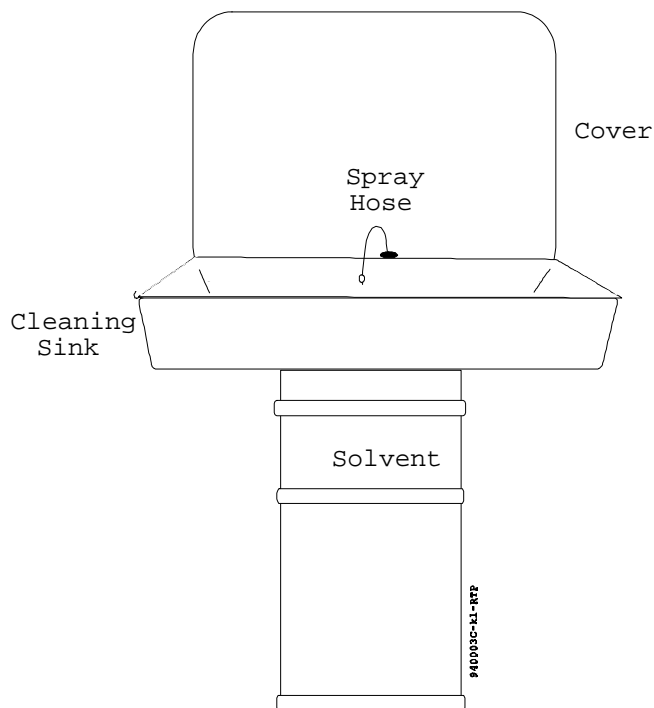
Batch cold cleaning machines must meet control equipment options and work practice requirements, except for machines with a water layer, which are exempt from work practices. The compliance options for this rule are on a per cleaning machine basis rather than a per facility basis. Therefore, the same compliance option does not have to be chosen for all of your machines.

Section 3.1 discusses the different types of cold cleaning machines. Section 3.2 presents the control equipment options and work practices required under the rule. Section 3.3 presents the monitoring, recordkeeping, and reporting requirements for batch cold cleaning machines.

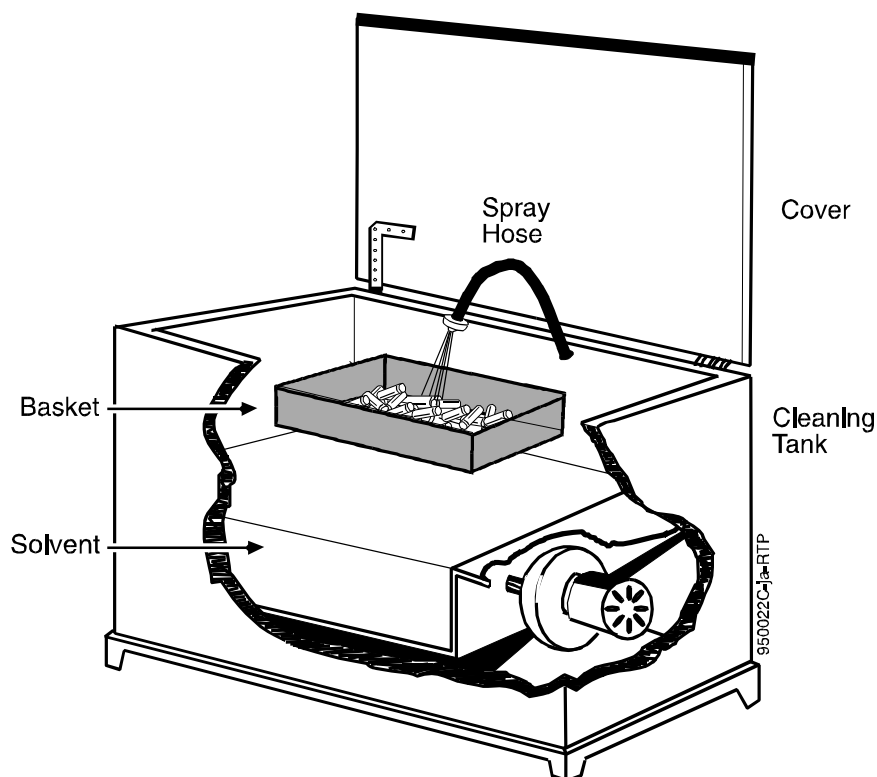
3.1 WHAT TYPE OF BATCH COLD CLEANING MACHINE DO YOU HAVE?

The two different types of batch cold machines covered by the rule are immersion and remote reservoir.

- Your machine is a remote reservoir batch cold cleaning machine if solvent is sprayed onto the parts in a sink-like work area and drains back into an enclosed container through a small drain (see Figure).



Remote Reservoir Cleaning Machine



Immersion Cleaning Machine

- Your machine is an immersion batch cold cleaning machine if parts are cleaned by immersing them in the solvent (see Figure). Note that an immersion machine may store solvent in a remote reservoir, but still considered an immersion machine if parts are immersed in the solvent. Small buckets, pails, and beakers with solvent capacities less than 7.6 liters (2 gallons) are not considered to be immersion cold cleaning machines.

3.2 CONTROL EQUIPMENT OPTIONS AND WORK PRACTICES

There are two control equipment combinations to choose from for an immersion cold cleaning machine, and one option equipment control for a remote reservoir cold cleaning machine.

If you have an immersion cold cleaning machine you must ensure that one of the following control equipment combinations is in place:

Cover and a 2.5 cm (1 in.) water layer

or

Cover and a 0.75 freeboard ratio or greater

If you have a remote reservoir cold cleaning machine you must ensure that it has a cover.

Table 2-8

Work Practice Requirements for Batch Cold Machines

Comply with the following work practices (machines with a water layer are exempt from work practices).

1. Store solvent waste in closed containers.
2. Flush parts in freeboard area.
3. Minimize the pooling of solvent on and in parts.
4. Do not fill machine above fill line.
5. Clean up spills immediately.
6. Store wipe rags in closed containers.
7. Do not agitate solvent to the point of causing splashing.
8. When cover is open, control room drafts.
9. Do not clean absorbent materials.

If you comply with the rule by using a cover and a 0.75 freeboard ratio or greater (for an immersion cold cleaning machine), or a cover (for a remote reservoir cold cleaning machine), you also need to comply with work practices (See Table 2-8).

3.3 MONITORING, REPORTING AND RECORDKEEPING REQUIREMENTS

An initial notification report and compliance report are required for batch cold cleaning machines. However, there are no additional monitoring, recordkeeping, or reporting requirements. Information to be included in these reports is presented below. Example reporting forms are included in Appendix G for your convenience. These forms are not required; any report format incorporating the required information would be acceptable.

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3.3.1 Initial Notification Report

The initial notification report provides preliminary facility and cleaning machine information, and is used to notify the appropriate regulatory authority. The schedule for submitting the report depends on the status of the machine (i.e., new versus existing).

- A notification report for existing batch cold machines is due no later than August 29, 1995.
- A notification report for new batch cold machines, where construction or reconstruction and initial startup had not begun before December 2, 1994, is due as soon as possible before startup, but no later than January 31, 1995.
- A notification report for new batch cold machines, where construction or reconstruction began after December 2, 1994, is due as soon as possible before starting construction or reconstruction of the machine.

The initial notification report needs to include the following information for each cleaning machine:

- Your name and address;
- The address (i.e., physical location) of your machine;
- A description of your cleaning machine type (i.e., immersion batch cold cleaning machine, remote reservoir batch cold cleaning machine), solvent-air interface area, and existing controls;
- The installation date of your machine;
- Your anticipated equipment control combination compliance approach; and
- An estimate of annual halogenated solvent consumption for each machine.

3.3.2 Compliance Report

The Compliance Report is used to demonstrate to the appropriate regulatory authority that your machines are in compliance with the rule. It provides the control option chosen and a statement of compliance.

- The compliance report for existing machines is due no later than May 1, 1998.
- The compliance report for new machines is due no later than 150 days after startup or May 1, 1995, whichever is later.

The compliance report should include the following information for each cleaning machine:

- Your name and address;
- The address (i.e., physical location) of your machine;
- A statement, signed by you, stating that your batch cold machine is in compliance with the rule; and
- The method of compliance you chose for your machine.

Part Two

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***Alternatives
to
Halogenated
Solvent
Cleaning***

PART

Part Three

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1.0

Introduction

Some owners or operators of halogenated solvent cleaners may decide to switch to alternative cleaning techniques rather than comply with the halogenated solvent cleaning NESHAP. In some cases, the decision to seek out an alternative solvent (for purposes of this document alternative means "non-halogenated") or cleaning process is an easy one. This is true in cases where solvents will no longer be available or will be available at a greatly increased cost due to restrictions or prohibitions on their manufacture (see Section 2.0 below). In other cases, alternatives are sought to meet a corporate objective to remove a particularly hazardous solvent from use. These corporate objectives are usually instituted for one or more of the following reasons:

- To reduce worker exposure;
- To reduce the cost of the storage, handling, management, and disposal of hazardous wastes;
- To comply with regulations; and
- To foster a positive public image.

No matter what the reason is for the search for an alternative solvent or cleaning process, the basic questions are the same - What are the alternatives, and what alternative should be chosen? Of course, due to differences in processes, cleaning needs, and other factors, the answers to these questions are not going to be the same for everyone. Luckily, you are not the first to ask these questions and therefore there are many alternatives out there covering a variety of applications and there are also many sources available that can help you choose among them. The information in this section is provided to help answer these questions and to show where you can go to find out more about alternative solvents.

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2.0

Regulations to Consider

Many regulations exist that may limit or influence your choice of alternatives. Some regulations restrict or prohibit the manufacture of particular cleaning solvents, whereas other regulations control the use of solvents and the disposal of the waste they generate. Table 3-1 presents a list of some of the regulations, and corresponding Code of Federal Regulation citations, that you should consider when evaluating the availability and appropriateness of particular alternatives for your cleaning application needs. This list is not intended to be comprehensive, but rather to provide a starting point by including the regulations that are most likely to impact your decision. These regulations are briefly discussed in the following text.

2.1 CLEAN AIR ACT

The Clean Air Act (Act) mandates the protection and enhancement of the quality of the Nation's air resources so as to promote the public health and welfare and the productive capacity of the nation's population. One of the primary goals of the Act is to encourage pollution prevention. Note that the Significant New Alternatives Policy Program - Title VI, New Source Performance Standards, National Emission Standards for Hazardous Air Pollutants, Prevention of Significant Deterioration, State Implementation Plans, Acid Deposition Control, and the Halogenated Solvent Cleaning NESHAP are all mandated under the Act.

2.1.1 New Source Performance Standards and National Emission Standards for Hazardous Air Pollutants

New source performance standards (NSPS) are standards developed to control emissions of criteria or designated pollutants. Emissions are controlled by source category. Standards apply to new, constructed, and modified sources for criteria and designated pollutants; and existing sources for designated pollutants. Criteria pollutants include nitrogen oxides (NO_x), small Particulate Matter (PM 10), and volatile organic compounds (VOC). A number of VOC are cleaning solvents (e.g., glycol ethers, Stoddard solvent, xylene). You need to evaluate alternatives to determine whether their use would trigger the applicability of an NSPS. If an NSPS is triggered by any of your chosen alternatives, you need to consider the applicable NSPS requirements. An NSPS for new, modified, and reconstructed cold cleaning machines was proposed on

Table 3-1
Statute/Regulation Citations

| Statute/Regulation | Citation^a |
|--|-----------------------------|
| New Source Performance Standard (NSPS) | 40 CFR Part 60 |
| National Emission Standard for Hazardous Air Pollutants (NESHAP) | 40 CFR Parts 61 and 63 |
| New Source Review (NSR) | 40 CFR Parts 51 and 52 |
| Protection of Stratospheric Ozone <ul style="list-style-type: none"> Montreal Protocol | 40 CFR Parts 9 and 82 |
| Protection of Stratospheric Ozone <ul style="list-style-type: none"> Significant New Alternatives Policy (SNAP) | 40 CFR Parts 4 and 82 |
| Acid Deposition Control (Acid Rain Program) | 40 CFR Part 72 |
| Pollution Prevention Act (PPA) | 16 U.S.C. 13101-13109 |
| Clean Water Act (CWA) | 40 CFR Parts 108 to 503 |
| Occupational Safety and Health Act Standards | 29 CFR Part 1910 |
| Resource Conservation and Recovery Act (RCRA) | 40 CFR Parts 260 - 280 |

^a Citations for CFR are as follows : (Title Number) CFR (Part Number).
Citations for U.S.C are as follows: (Title Number) U.S.C. (Section Number).

CFR = Code of Federal Regulations; published by the Office of the Federal Register. For sale by the U. S. Government Printing Office, Superintendent of Documents, Mail Stop: SSOP, Washington, DC 20402-9328

U.S.C= United States Code; law statutes through Acts of Congress.

September 9, 1994. The proposed NSPS for cold cleaning operations consists of a combination of equipment and work practice standards to limit the emissions of nonhalogenated VOC. The proposed equipment standards include covers, raised freeboards, solvent pump pressure design limits, and labels specifying work practices. The proposed work practices are required to assure the maximum effectiveness of a specific piece of control equipment, and will further reduce nonhalogenated VOC emissions. Promulgation of this NSPS is expected to be in September of 1995.

National emission standards for hazardous air pollutants (NESHAP) are standards developed to control emissions of Section 112(b)(1) listed hazardous air pollutants (HAP). Emission standards are currently developed or scheduled to be developed for 174 categories of sources that emit HAP. This list can be amended and revised. Standards apply to new, reconstructed, modified, and existing sources. The halogenated solvent cleaner NESHAP is one of these NESHAP. If subject to the Aerospace Manufacturing and Rework Industry NESHAP, for example, your choice in alternatives may be influenced. A brief description of the proposed Aerospace Manufacturing and Rework Industry NESHAP follows:

- The proposed NESHAP for the Aerospace Manufacturing and Rework Industry affects processes within an aerospace manufacturing and rework facility that release air toxics and VOC; these processes include cleaning operations, primer operations, topcoat operations, depainting operations, and chemical milling maskant operations. All aerospace manufacturing and rework facilities classified as a major source would be required to meet control requirements. Under the proposed rule, flush cleaning operations would require the use of one of the cleaning agents included on a list of approved solvents identified in the proposed rule or meet a specified vapor pressure limit.

Note that it is recommended that both NSPS and NESHAP be considered prior to making an alternative cleaning solvent determination. See Table 3-1 for citations for these rulemakings.

2.1.2 New Source Review (Including Prevention of Significant Deterioration-PSD)/State Implementation Plans

The New Source Review (NSR) program requires control of new and modified major sources of criteria, and regulated pollutants in attainment and nonattainment areas. Control requirements are determined on a case-by-case determination. Evaluation as to whether a potential alternative would trigger NSR needs to be

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considered when choosing your alternatives. However, since the amount of VOC (the most likely pollutant to be emitted) increase that would trigger NSR is large (i.e., 40 tons) and only applies to major sources, it is very unlikely that NSR would be triggered.

2.1.3 Protection of Stratospheric Ozone (Montreal Protocol)

Several programs, such as Title VI of the Act, are designed to protect the stratospheric ozone layer. The terms "Montreal Protocol" and "the Protocol" mean the Montreal Protocol on Substances that Deplete the Ozone Layer, a protocol to the Vienna Convention for the Protection of the Ozone Layer. This rule lists a number of chlorofluorocarbons, a few halons, carbon tetrachloride, 1,1,1-trichloroethane, and a number of hydrochlorofluorocarbons for production and consumption phase-out. Under the Montreal Protocol, regulations on the national recycling and emission reduction of these substances have also been drafted. Some facilities have successfully reduced many or eliminated 1,1,1-trichloroethane and chlorofluorocarbon 112 through the EPA's voluntary 33/50 program. Note that the list of targeted substances should be evaluated to determine whether any of your considered alternatives are on the list. See Table 3-1 for the citation for this rule.

2.1.4 Protection of Stratospheric Ozone (Significant New Alternatives Policy [SNAP])

The Significant New Alternatives Policy (SNAP) program is directed toward fulfilling the general policy contained in section 612 of identifying substitutes that can serve as replacements for ozone depleting substances, evaluating their effects on human health and the environment, and encouraging the use of those substitutes believed to present lower overall risks relative both to the ozone depleting compounds being replaced and to other substitutes available for the same end-use.

In the U.S., the two ozone depleting substances used as industrial solvents are CFC-113 (trifluorotrichloroethane) and 1,1,1-trichloroethane (methyl chloroform). The SNAP substitutes for these two chemicals when used in industrial cleaning equipment are the focus of alternative determinations for the solvent cleaning sector because this application comprises the largest use of ozone-depleting solvents. A list of the Agency's determinations on substitutes in the cleaning sector is available and may be found in the Federal Register.

For details of the SNAP program, refer to the rule (see Table 3-1 for the SNAP citation). For further information, contact the Stratospheric Ozone Information Hotline at 1-800-296-1996, or contact Sally Rand at (202) 233-9739, Substitutes Analysis and Review Branch, Stratospheric Protection Division, Office of Atmospheric Programs, Office of Air and Radiation.

2.2 POLLUTION PREVENTION ACT OF 1990

The Pollution Prevention Act (PPA) of 1990 recognizes the acknowledged preference that pollution be prevented or reduced at the source whenever feasible; and that when pollution cannot be prevented or recycled it should be treated in an environmentally safe manner. Under the PPA, disposal or other release into the environment should be employed only as a last resort and should be conducted in an environmentally safe way. Therefore, it is important that you evaluate whether a substitute prevents or reduces pollution when making a decision on an alternative. See Table 3-1 for the citation for this rule.

2.3 CLEAN WATER ACT

The Clean Water Act (CWA) mandates the restoration and maintenance of the chemical, physical, and biological integrity of the Nation's waters. The CWA has mandated programs for preventing, reducing, or eliminating the pollution of navigable waters and ground waters and improving the sanitary condition of surface and underground waters. Discharges of any sewage, industrial wastes, or substance that may adversely affect such waters are regulated. Under the CWA, both conventional (e.g., biochemical oxygen demand, suspended solids, acidity and alkalinity) and nonconventional (e.g., toxicity) characteristics of effluent are regulated. It is important that you evaluate the characteristics of your alternatives carefully to ensure that direct discharges or discharges to a publicly owned treatment works are not subject to effluent limits or pretreatment requirements. See Table 3-1 for a reference to provisions under this Act.

2.4 OCCUPATIONAL SAFETY AND HEALTH ACT

The Occupational Safety and Health Act (OSHA) mandates safe and healthful working conditions for every working man and woman in the Nation, thereby preserving human resources. Under the Occupational Safety and Health Act, permissible exposure and explosion limits for a number of chemical compounds are required to be followed in the work place. Contact, handling, and respiratory protective gear may also be required. When evaluating alternatives, ensure that your alternatives meet the appropriate explosion and exposure limits and that workers are properly protected to ensure worker safety. In choosing among your alternatives, you may decide that the safety risk associated with some of the compounds regulated under OSHA outweighs the cleaning benefits. See Table 3-1 for the citation to the provisions under this Act.

2.5 RESOURCE CONSERVATION AND RECOVERY ACT

The Resource Conservation and Recovery Act (RCRA) mandates that the generation of hazardous waste be reduced or eliminated wherever possible. Waste that is generated must be treated, stored, or disposed of in such a way as to minimize the present and future threat to human health and the environment. When

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evaluating alternatives, ensure that, if your chosen alternative is regulated under RCRA, you must follow all waste handling and reporting requirements. Note that the burden associated with waste handling and reporting requirements mandated under RCRA may be an impetus for you to choose an alternative not regulated under RCRA. See Table 3-1 for a reference to this rule.

2.6 FIRE CODES/INSURANCE ISSUES

Another consideration when evaluating your alternatives is whether your choice of alternatives will affect or trigger fire code regulations. You may also need to reevaluate your insurance based on the alternative you choose. For example, if your alternative choice is highly flammable, special protective measures may be required and you may need to increase or adjust your fire insurance.

3.0

Identifying Alternatives

Before looking for alternative cleaning processes, you should have a clear picture of your current cleaning requirements. The discussion in Section 3.1 will help you to define these requirements. Identifying alternatives that meet these requirements can be made easier by utilizing existing guidance materials and information sources discussed in Section 3.2 and Section 3.3.

3.1 DEFINE YOUR CLEANING REQUIREMENTS

The first step in identifying alternative solvents and/or cleaning processes is to clearly define your cleaning needs. The following are some questions that you should answer:

- 🔍 What are you cleaning?
 - What size?
 - What is the part configuration (e.g., blind holes)?
- 🔍 Why are you cleaning it?
 - What is being removed?
 - Is the solvent also drying the part or being used as a defluxing agent?
- 🔍 How clean does it have to be?
 - Do you have to meet military specifications?
 - Are there other specifications that must be met?
 - Can the specifications be changed?

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What is the previous/next process?

- Does it really need to be cleaned at this point? In other words, is the part already clean? Or, are you cleaning the part before a process step where it does not matter whether it is clean or not? Or, can the process steps be reordered or modified to eliminate cleaning steps?
- Is there a process time restriction?
- Does the cleaning need to be in-line or batch?
- Are parts cleaned on a regular basis or infrequently?

Some companies have found it useful to put this information into a table or a matrix. This way they have a brief summary of their current cleaning needs that they can refer to quickly when evaluating alternatives. Table 3-2 is an example of a table that can be used to summarize your cleaning requirements. A blank cleaning requirement form is included in Appendix H. This form is not required, but has been created for your convenience.

Once
you have identified your cleaning needs the next step is

to identify alternatives that fit those needs. It should be noted that many of the companies that have substituted alternatives for their cleaning solvents or processes have found that there are generally no universal answers or one-for-one replacements. In other words, if you have five different cleaning machines that use TCA to clean several different types of parts, you may not find one alternative that is suitable for cleaning all of them. It may take a combination of several different technologies to fulfill your cleaning requirements.

3.2 IDENTIFYING ALTERNATIVES USING SAGE

One possible way to identify alternatives that meet your cleaning needs is to use the Solvent Alternatives Guide (SAGE). The SAGE is an interactive database developed by the EPA that can provide you a list of candidate replacements for your current solvent. The output of SAGE is a scored list of possible replacements, which is generated based on information you provide at the various menu prompts. The criteria used by SAGE to identify alternatives are based on cleaning requirements and do not address adverse health effects. It is suggested that once you have identified an alternative solvent that meets your cleaning needs that you investigate whether it has any adverse health effects.

Table 3-2

Example Cleaning Requirements Table

| Requirement/Description | Fill in For Each Part/Cleaning Process |
|--|--|
| Part | |
| Name | Engine Can |
| Type | Assembly |
| Size | One foot long |
| Material | Nickel |
| Volume | 0.5 cubic foot |
| Shape (blind holes?) | Blind holes and seams |
| Coating | No |
| Cleaned Regularly or Infrequently | Regularly |
| Used in a Clean Room | No |
| Need to be Dry | Yes |
| High Dollar Value | Yes |
| Ultrasonics Harmful | No |
| Sensitive to High Atmospheric Pressure | No |
| Sensitive to High Temperature | No |
| Contaminant | |
| Type | Metal fines, oils |
| Water Soluble | No |

Table 3-2 (Continued)

| Requirement/Description | Fill in For Each Part/Cleaning Process |
|-----------------------------------|--|
| Current Cleaning Process | |
| Chemistry | Methyl chloroform |
| Equipment | Vapor degreaser |
| Water Supply | Tap |
| Cleanliness Specification | Yes, client specified. Non-military |
| Cleaning Time Restriction | Yes. In-line process. |
| Following/Previous Process | Shipping/Final sanding |
| Production Rate/Batch vs. In-line | High Volume/In-Line |

The SAGE system can be accessed by modem from the EPA's Technology Transfer Network (TTN) by dialing (919) 541-5742 for a 1200, 2400, 9600 or 14400 bps modem. From the main menu in the TTN select the CTC section. Assistance for the TTN can be obtained by calling (919) 541-5384. In addition, SAGE can be purchased from the National Technical Information Service (NTIS) by calling (703) 487-4650. A users manual for SAGE is provided in Appendix H. The following is a brief summary of some of SAGE's capabilities.

When using SAGE you are prompted, through a series of questions, to describe your current solvent application. The questions include subjects such as the material the part is made of; it's size, shape, and complexity; the contaminant types; the chemistry (solvent) presently used; sturdiness of the part; etc.

After input of the data, SAGE analyzes the application and scores each combination of chemistries and cleaning processes for that specific application. Table 3-3 contains a list of the chemistries and cleaning processes in the SAGE libraries. The alternatives are ranked based on an applicability score, ranging from 0 (poor or no match) to 100 (best match).

You can then design the type of report that you desire. Per your instructions, a detailed report of the technologies and chemistries recommended by SAGE will be printed. You can select the best matches for your application (i.e., those that exhibit an applicability score in the range of 75 to 100) or you can select a broader list that includes descriptions of those technologies that appear less likely to match the application (i.e., those with scores of 74 or less). A vendor list can also be printed.

Within the individual reports are comments about the following considerations you must evaluate to ascertain whether a technology is a likely match for your application:

- General process-related information
- Environmental issues,
- Safety issues, and
- Economics

The individual reports also contain useful case studies.

Table 3-3

Alternative Cleaning Chemistries Described in the SAGE Program

| Chemistries in SAGE | |
|---|---------------------------------------|
| Acetone | Ethyl lactate (lactate esters) |
| Acidic aqueous chemistries | Neutral aqueous chemistries |
| Alcohol | N-methyl pyrrolidone (NMP) |
| Alkaline aqueous chemistries | Petroleum distillates |
| Aqueous chemistry additives (surfactants, builders, etc.) | Pure water |
| Dibasic ethers (DBE) | Terpenes |
| Glycol ethers | |
| Cleaning Processes in SAGE | |
| Abrasives | Paint stripping |
| Brushing | PCBA (printed circuit board) cleaning |
| Carbon dioxide pellets | Plasma cleaning |
| Carbon dioxide snow | Power washers |
| Fiberglass mold cleaning | Semiaqueous processes |
| High pressure sprays | Steam |
| Immersion cleaning | Supercritical fluids |
| Laser ablation | Ultrasonics |
| Low pressure sprays | UV/Ozone cleaning |
| Megasonics | Wiping |
| No clean options | Xenon flash lamps |

Included in the SAGE database are brief and detailed descriptions for each of these chemistries and cleaning processes. Appendix H contains brief descriptions for each of the chemistries and processes. Appendix H also contains an example of one of the detailed summaries (i.e., for high pressure spray).

3.3 OTHER METHODS OF IDENTIFYING ALTERNATIVES

Other methods of identifying alternative cleaning solvents and processes include vendors and other users.

Vendors are often an excellent source of information on alternatives. Information from vendors is generally restricted to their products and therefore will tend not to be as broad as SAGE. However, many vendors do extensive testing of their solvents and cleaning processes on a variety of applications, and usually will do trial cleaning of your part for free. The EPA maintains a list of solvent vendors that can be obtained by calling the U.S. EPA's Stratospheric Ozone Information Hotline at (800) 296-1996.

Often times there are other companies out there that have or are going through a similar alternative evaluation process. Many companies are more than happy to share their successes.

The following two U.S. EPA publications may provide valuable information that can be used when identifying your alternatives:

- Guide to Cleaner Technologies: Alternatives to Chlorinated Solvents for Cleaning and Degreasing; and
- Guide to Cleaner Technologies: Cleaning and Degreasing Process Changes.

4.0

Choosing Between Different Alternatives

The process of deciding which of the identified alternatives will be used is a highly variable and generally user-specific process. However, there are some factors that should be considered that are common to most situations. Below is a list of these factors, some of which have already been discussed.

- Regulations - Look at Section 2.0 of this part and determine whether the alternative is covered under one of these regulations. This should include a consideration of the water impacts.
- Training - Will the alternative require extensive training of cleaning personnel? If so, this cost and time should be accounted for in you estimates.
- Maintenance - What type of maintenance will the alternative require? Will there be more or less down time?
- Production Rate - How will the alternative affect your production rate? Decreased productivity should be included in your cost estimates.
- Odor - Does the alternative have a strong odor? This might require additional ventilation or other modifications.
- Compatibility - Is the new solvent or process compatible with the materials you are cleaning? For example, aqueous solvents may cause rust damage on your parts or a high pressure spray may damage delicate parts.
- Safety - Is the new system safe to operate? Consider flammability, odors, harmful fumes, physical dangers, etc. Don't trade one hazard for another.
- Cost - As mentioned above many factors play a role in the overall cost of an alternative. Many companies have found that switching to alternatives can result in a cost savings over a number of years.

Recoverability - Can the solvent/cleaning media be recovered and reused or recycled?

Proven in Industry - Is the technology only a prototype or has it been proven in industry for similar applications? If so, contact other users.

As mentioned previously, some vendors will test clean your parts so you can evaluate the cleaning efficiency of their cleaning chemistry or process. Some corporations have conducted their own lab tests and shop tests to evaluate the potential alternatives that they have identified. Some companies have found it useful to create a matrix or table summarizing the pros and cons of each potential alternative. If staff is available, it might be beneficial to form a multi-disciplinary team to address requirements for alternative cleaners, to oversee the field evaluations, and to document that the process or chemistry changes are implemented. Many corporations have indicated that satisfactory substitutes are known for almost all cleaning requirements.

Glossary

Air blanket means the layer of air inside the solvent cleaning machine freeboard located above the solvent-air interface. The center of the air blanket is equidistant between the sides of the cleaning machine.

Area source, as defined in 40 CFR Part 63, Subpart A, means any stationary source of hazardous air pollutants that is not a major source as defined here (see major source definition).

Automated parts handling system means a mechanical device that carries all parts and parts baskets at a controlled speed from the initial loading of soiled parts through the removal of the cleaned parts. Automated parts handling systems include, but are not limited to, hoists and conveyors. See part Two, Section 2.1.1, for an illustration of an automated parts handling system.

Carbon Adsorber means a bed of activated carbon into which an air-solvent gas-vapor stream is routed and that adsorbs the solvent on the carbon.

Clean liquid solvent means fresh unused solvent, recycled solvent, or used solvent that has been cleaned of soils (e.g., skimmed of oils or sludge and strained of metal chips). It was not intended that you should dispose of usable solvent. It was intended that all metal and dirt soils be removed from the machine so that solvent emissions are not underestimated.

Construction means the on-site fabrication, erection, or installation of an affected source.

Cover means a lid, top, or portal cover that shields the solvent cleaning machine openings from air disturbances when it is in place and is designed to be easily opened and closed without disturbing the vapor zone. Air disturbances include, but are not limited to, lip exhausts, ventilation fans, and general room drafts. Types of covers include, but are not limited to, sliding, biparting, and roll-top covers.

Downtime mode means the time period when a solvent cleaning machine is not cleaning parts and the sump heating coils, if present, are turned off.

Dwell means the technique of holding parts within the freeboard area but above the vapor zone of the solvent cleaning machine. Dwell occurs after cleaning to allow solvent to drain from the parts or parts baskets back into the solvent cleaning machine.

Existing cleaning machine means a cleaning machine constructed or reconstructed on or before November 29, 1993.

Freeboard height means; for a batch vapor cleaning machine, the distance from the solvent-air interface, as measured during the idling mode, to the top of the cleaning machine; For an in-line cleaning machine, it is the distance from the solvent-air interface to the bottom of the entrance or exit opening, whichever is lower as measured during the idling mode. The freeboard height for a batch cold cleaning machine is the distance from the solvent fill line (the line that the sump is filled to) to the lip of the cleaning machine.

Freeboard ratio means the ratio of the solvent cleaning machine freeboard height to the smaller interior dimension (length, width, or diameter) of the solvent cleaning machine. For example, if the height of the freeboard is 2 meters and the smaller interior dimension is 1.8 meters, the freeboard ratio would be 2 meters/1.8 meters or 0.9.

Freeboard refrigeration device (also called a chiller) means a set of secondary coils mounted in the freeboard area that carries a refrigerant or other chilled substance to provide a chilled air blanket above the solvent vapor.

Freeboard zone, for a batch vapor cleaning machine, means the area from the solvent-air interface, as measured during the idling mode, to the top of the cleaning machine; for an in-line cleaning machine, it is the area within the solvent cleaning machine that extends from the solvent-air interface to the bottom of the entrance or exit opening, whichever is lower. The freeboard zone for a batch cold cleaning machine is the area from the solvent fill line (the line that the sump is filled to) to the lip of the cleaning machine.

Hoist means a mechanical device that carries the parts and parts baskets from the loading area into the solvent cleaning machine and to the unloading area at a controlled speed. A hoist may be operated by controls or may be programmed to cycle parts through the cleaning cycle automatically.

Idling mode means the time period when a solvent cleaning machine is turned on but is not actively cleaning parts.

Idling-mode cover means any cover or solvent cleaning machine design that allows the cover to shield the cleaning machine openings during the idling mode. A cover that meets this definition can also be used as a working-mode cover if that definition is also met.

Lip exhaust means a device installed at the top of the opening of a solvent cleaning machine that draws in air and solvent vapor emissions from the freeboard area and ducts the air and vapor away from the solvent cleaning area.

Glossary (Continued)

Major source, as defined in 40 CFR Part 63, Subpart A, means any stationary source or group of stationary sources located within a contiguous area and under common control that emits or has the potential to emit considering controls, in the aggregate, 10 tons per year or more of any hazardous air pollutant or 25 tons per year or more of any combination of hazardous air pollutants, unless the authority (e.g., approved Title V permitting authority) establishes a lesser quantity, or in the case of radionuclides, different criteria from those specified in this sentence.

New cleaning machine means a solvent cleaning machine the construction or reconstruction of which is commenced after November 29, 1993.

Potential to emit, as defined in 40 CFR Part 63, Subpart A, means the maximum capacity of a stationary source to emit a pollutant under its physical and operational design. Any physical or operational limitation on the capacity of the stationary source to emit a pollutant, including air pollution equipment and restrictions on hours of operation or on the type or amount of material combusted, stored, or processed, shall be treated as part of its design if the limitation or the effect it would have on emissions is federally enforceable.

For solvent cleaning machines, potential to emit is determined on the basis of the yearly hours of operation, the working-mode uncontrolled emission rate, and the solvent/air interface area. Unless otherwise restricted by a federally enforceable requirement, the hours of operation must be based on the total number of hours in a year (8,760 hours). A facility's total potential to emit is the sum of the HAP emissions from all solvent cleaning operations, plus all HAP emissions from other sources within the facility.

Primary cleaning time means the amount of time it takes a part to reach the vapor zone temperature.

Primary condenser means a series of circumferential cooling coils on a vapor cleaning machine through which chilled liquid or gas is circulated or recirculated to provide continuous condensation of rising solvent vapors and, thereby, create a controlled vapor zone.

Reconstruction, as defined in 40 CFR Part 63, Subpart A, means the replacement of components of an affected or a previously unaffected stationary source to such an extent that:

- (1) The fixed capital cost of the new components exceeds 50 percent of the fixed capital cost that would be required to construct a comparable new source; and
- (2) It is technologically and economically feasible for the reconstructed source to meet the relevant standard(s) established by the Administrator (or a State) pursuant to Section 112 of the Act. Upon reconstruction, an affected source, or a stationary source that becomes an affected source, is subject to relevant standards for new sources, including compliance dates, irrespective of any change in emissions of hazardous air pollutants from that source.

Reduced room draft means decreasing the flow or movement of air across the top of the freeboard area of the solvent cleaning machine to less than or equal to 15.2 meters per minute (50 feet per minute). Methods of achieving a reduced room draft include, but are not limited to, redirecting fans and/or air vents so that they do not blow across the cleaning machine, moving the cleaning machine to a corner where there is less room draft, and constructing a partial or complete enclosure around the cleaning machine.

Solvent fill line means the line, typically on the interior of a solvent cleaning machine sump, that indicates the level to which the cleaning machine should be filled with solvent.

Solvent-air interface, means; for a vapor cleaning machine, the location of contact between the concentrated solvent vapor layer and the air. This location of contact is defined as the midline height of the primary condenser coils; for a cold cleaning machine, it is the location of contact between the liquid solvent and the air.

Solvent-air interface area for a vapor cleaning machine, means the surface area of the solvent vapor zone that is exposed to the air. For an in-line cleaning machine, it is the total surface area of all the sumps; for a cold cleaning machine, it is the surface area of the liquid solvent that is exposed to the air.

Solvent vapor zone, for a vapor cleaning machine, means the area that extends from the liquid solvent surface to the level at which the solvent vapor is condensed. This level is defined as the midline height of the primary condenser coils.

Sump means the part of a solvent cleaning machine where the liquid solvent is located.

Glossary (Continued)

Super-heated vapor system means a system that heats the solvent vapor, either passively or actively, to at least 10 degrees Fahrenheit (5 degrees Celsius) above the solvent's boiling point. Parts are held in the super-heated vapor before exiting the machine to evaporate the liquid solvent on them. Hot vapor recycle is an example of a Super-heated vapor system.

Water cover, for a cold cleaning machine, means a layer of water that floats above denser solvent and provides control of solvent emissions. If the solvent used is not denser than water, a water layer (water cover) will not float above your cleaning solvent and control solvent emissions. In many cases the solvent used in batch cold cleaning machines is sold containing the appropriate amount of water to create a water cover.

Working-mode means the time period when the solvent cleaning machine is actively cleaning parts.

Working-mode cover means any cover or solvent cleaning machine design that allows the cover to shield the cleaning machine openings from outside air disturbances during the working mode (i.e., while parts are in the cleaning machine) and during the idling and downtime modes. A working-mode cover is opened only during parts entry and removal. A cover that meets this definition can also be used as an idling-mode cover if that definition is also met.

Conversion Chart

| Multiply | By | To Obtain |
|---------------------------|------------------------|------------------------|
| Centimeters | 0.3937 | Inches |
| Cubic centimeters | 3.531×10^{-5} | Cubic feet |
| Cubic centimeters | 6.10×10^{-2} | Cubic inches |
| Cubic centimeters | 10^{-6} | Cubic meters |
| Cubic feet | 0.02832 | Cubic meters |
| Cubic inches | 5.787×10^{-4} | Cubic feet |
| Cubic inches | 16.39 | Cubic centimeters |
| Cubic meters | 10^6 | Cubic centimeters |
| Cubic meters | 35.31 | Cubic feet |
| Cubic meters | 61,023 | Cubic inches |
| Cubic yards | 7.646×10^5 | Cubic centimeters |
| Cubic yards | 27 | Cubic feet |
| Cubic yards | 0.7646 | Cubic meters |
| Feet per minute | 0.01829 | Kilometers per hour |
| Feet per minute | 0.3048 | Meters per minute |
| Gallons | 0.1337 | Cubic feet |
| Kilograms | 2.2046 | Pounds |
| Kilograms | 1.102×10^{-3} | Tons (short) |
| Kilograms per cubic meter | 0.06243 | Pounds per cubic foot |
| Kilograms per cubic meter | 3.61×10^{-5} | Pounds per cubic inch |
| Meters | 100 | Centimeters |
| Meters | 3.2808 | Feet |
| Meters | 39.37 | Inches |
| Meters per minute | 1.667 | Centimeters per second |
| Meters per minute | 3.281 | Feet per minute |

Conversion Chart (Continued)

| Multiply | By | To Obtain |
|------------------------|------------------------|----------------------------|
| Meters per minute | 0.05468 | Feet per second |
| Meters per second | 1968 | Feet per minute |
| Meters per second | 3.284 | Feet per second |
| Pounds | 453.6 | Grams |
| Pounds | 16 | Ounces |
| Pounds | 0.4536 | Kilograms |
| Pounds per cubic foot | 0.01602 | Grams per cubic centimeter |
| Pounds per cubic foot | 16.02 | Kilograms per cubic meter |
| Pounds per cubic foot | 5.787×10^{-4} | Pounds per cubic foot |
| Pounds per cubic foot | 1728 | Pounds per cubic foot |
| Pounds per foot | 1.488 | Kilograms per meter |
| Pounds per inch | 178.6 | Grams per centimeter |
| Pounds per square foot | 4.882 | Kilograms per square meter |
| Pounds per square foot | 6.944×10^{-3} | Pounds per square inch |
| Pounds per square inch | 703.1 | Kilograms per square |
| Pounds per square inch | 144 | Pounds per square foot |
| Square feet | 144 | Square inches |
| Square feet | 0.09290 | Square meters |
| Square inches | 6.452 | Square centimeters |
| Square inches | 6.944×10^{-3} | Square feet |
| Square meters | 10.764 | Square feet |
| Square yards | 0.8361 | Square meters |
| Yards | 91.44 | Centimeters |
| Yards | 3 | Feet |
| Yards | 36 | Inches |
| Yards | 0.9144 | Meters |

APPENDIX A

PERCENT BY WEIGHT SOLVENT DETERMINATION

If you own a solvent cleaning machine in which you use less than 5 percent by weight of carbon tetrachloride, chloroform, perchloroethylene, 1,1,1-trichloroethane, trichloroethylene, or methylene chloride, you need to keep records of that determination on-site (e.g., Material Safety Data Sheets [MSDSs], EPA Test Method 18 results, and/or calculations). Solvent MSDS's are typically available from your solvent supplier.

Stoddard solvents/naphthas generally contain less than 5 percent by weight halogenated solvent and will not typically be subject to this rule. The MSDSs for these solvents should provide sufficient documentation of solvent content.

If you create your own solvent blend, for which the listed solvents are a part, but comprise less than 5 percent by weight of the solvent, you need to show through calculations or MSDSs the weight percent that the listed solvents make up. This is required to demonstrate that the rule does not apply to you. One way you can do this is to do the following calculation:

Step

Gather the following information for each blend you make.

- S% = The weight percent of the listed solvents for each solvent added to your blend (in decimal form);
- TW = The total weight of each solvent added to your blend; and
- M = total solvent mass.

Step

Multiply the TW by the S% for each of your solvents. The result of this calculation equals WS, the weight of the listed solvents added to the blend for each of the solvents. For clarification see the example calculation that follows.

$$WS = S\% * TW$$

Step

Add the WS for each of the solvents added to your blend. The result of the calculation in Step 3 is TB, the total weight of the listed solvents in your blend (TB).

$$TB = WS_1 + WS_2 + WS_3 + \dots$$

Step

Divide TB by M. Then multiply by 100. The result of this calculation is the total weight percent (TW%) of the listed solvents in your solvent blend.

$$TW\% = TB \div M$$

The other method you can use to determine the weight percent contained in your solvent is by using EPA test method number 18. This test method should be performed by a person qualified in the operation of a flame ionization detector.

Example Calculation

Step 1: Solvent Mixture X

| | TW | S% |
|---|---------------------------|---------------------|
| Solvent Mixture Component | Total Weight of Component | % of Listed Solvent |
| 1 = PCE | 20g | 0.3 |
| 2 = MC | 30g | 0 |
| 3 = TCE | 10g | 1.0 |
| Total Weight of Solvent Mixture (M) = 60g | | |

Step 2:

| <u>TW</u> | | <u>S%</u> | | <u>WS</u> |
|-----------|---|-----------|---|-----------|
| 20g | x | 0.3 | = | 6g |
| 30g | x | 0 | = | 0 |
| 10g | x | 1.0 | = | 10g |
| | | | | TB = 16g |

Step 3:

$$WS_1 + WS_2 + WS_3 = TB$$

$$6g + 0g + 10g = 16g$$

Sept 4:

$$(TB \div M) \times 100 = TW\%$$

$$(16g \div 60g) \times 100 = 27\%$$

Page A-5 of this Appendix provides a blank calculation sheet for your convenience. This blank calculation sheet is not required; any calculation sheet recordkeeping format incorporating the required documentation would be acceptable.

HALOGENATED SOLVENT CONTENT RECORDKEEPING FORM

Cleaner Identification Number: _____

Machine Type (circle one): Batch Vapor Batch Cold In-Line

Step 1: Solvent Mixture _____

| | TW | S% |
|--|---------------------------|---------------------|
| Solvent Mixture Component | Total Weight of Component | % of Listed Solvent |
| 1 | | |
| 2 | | |
| 3 | | |
| 4 | | |
| 4 | | |
| 6 | | |
| Total Weight of Solvent Mixture (M) | | |

Step 2:

| <u>TW</u> | | <u>S%</u> | | <u>WS</u> |
|-----------|---|-----------|---|-----------|
| | X | | = | |
| | X | | = | |
| | X | | = | |
| | X | | = | |
| | X | | = | |
| | X | | = | |

HALOGENATED SOLVENT CONTENT RECORDKEEPING FORM

(Continued)

Step 3:

$$WS_1 + WS_2 + WS_3 + WS_4 + WS_5 + WS_6 = TB$$

Step 4:

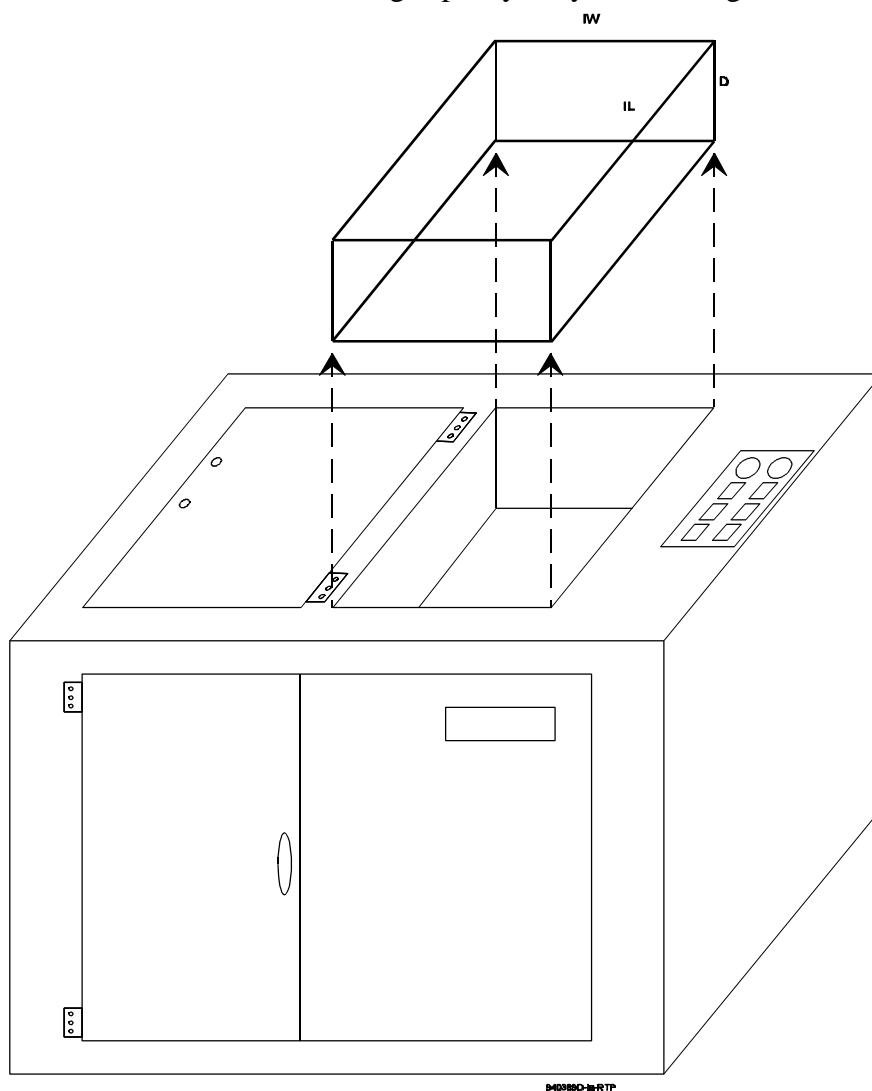
$$(TB \div M) \times 100 = TW\%$$

APPENDIX B

CLEANING CAPACITY AND CLEANING CAPACITY LIMIT DETERMINATION

If your machine does not have a solvent-air interface area, you need to determine the cleaning capacity (cubic meters [cubic feet]) to determine the appropriate overall emissions limit that would apply to you. This option is available only to machines that do not have solvent air interface. A machine's cleaning capacity can be determined in any of the following ways:

- ☞ Check the literature that was provided with your machine at the time of purchase to see if it includes a measurement of the cleaning capacity for your cleaning machine;



$$\text{Solvent Cleaning Machine Cleaning Capacity} = IW \times IL \times D$$

- ☞ Ask the manufacturer of your machine for the cleaning capacity;

☉ Determine the cleaning capacity of your machine from the following information:

- The internal width (IW) (in meters [or in feet]) of the cleaner tank,
- The internal length (IL) (in meters [or in feet]) of the cleaner tank, and
- The depth (D) (in meters [or in feet]) of the cleaner tank.

The cleaning capacity is obtained by multiplying the above numbers together (i.e., $CAPACITY = IW * IL * D$). The values could be determined from literature received with your machine or provided by the machine manufacturer or by measuring the machine yourself. Emission limits for machines that do not have a solvent-air interface area are presented in Table B-1.

TABLE B-1

EMISSION LIMITS FOR CLEANING MACHINES WITHOUT A SOLVENT-AIR INTERFACE

| Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) | Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) | Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) |
|---|---|---|---|---|---|
| 0.00 | 0 | 0.90 | 310 | 1.80 | 470 |
| 0.05 | 55 | 0.95 | 320 | 1.85 | 477 |
| 0.10 | 83 | 1.00 | 330 | 1.90 | 485 |
| 0.15 | 106 | 1.05 | 340 | 1.95 | 493 |
| 0.20 | 126 | 1.10 | 349 | 2.00 | 500 |
| 0.25 | 144 | 1.15 | 359 | 2.05 | 508 |
| 0.30 | 160 | 1.20 | 368 | 2.10 | 515 |
| 0.35 | 176 | 1.25 | 377 | 2.15 | 522 |
| 0.40 | 190 | 1.30 | 386 | 2.20 | 530 |
| 0.45 | 204 | 1.35 | 395 | 2.25 | 537 |
| 0.50 | 218 | 1.40 | 404 | 2.30 | 544 |
| 0.55 | 231 | 1.45 | 412 | 2.35 | 551 |
| 0.60 | 243 | 1.50 | 421 | 2.40 | 558 |
| 0.65 | 255 | 1.55 | 429 | 2.45 | 565 |
| 0.70 | 266 | 1.60 | 438 | 2.50 | 572 |
| 0.75 | 278 | 1.65 | 446 | 2.55 | 579 |
| 0.80 | 289 | 1.70 | 454 | 2.60 | 585 |
| 0.85 | 299 | 1.75 | 462 | 2.65 | 592 |

TABLE B-1 (CONTINUED)

| Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) | Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) | Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) |
|---|---|---|---|---|---|
| 2.70 | 599 | 3.60 | 712 | 4.50 | 814 |
| 2.75 | 605 | 3.65 | 718 | 4.55 | 819 |
| 2.80 | 612 | 3.70 | 723 | 4.60 | 824 |
| 2.85 | 619 | 3.75 | 729 | 4.65 | 830 |
| 2.90 | 625 | 3.80 | 735 | 4.70 | 835 |
| 2.95 | 632 | 3.85 | 741 | 4.75 | 840 |
| 3.00 | 638 | 3.90 | 747 | 4.80 | 846 |
| 3.05 | 644 | 3.95 | 752 | 4.85 | 851 |
| 3.10 | 651 | 4.00 | 758 | 4.90 | 856 |
| 3.15 | 657 | 4.05 | 764 | 4.95 | 862 |
| 3.20 | 663 | 4.10 | 769 | 5.00 | 867 |
| 3.25 | 669 | 4.15 | 775 | 5.05 | 872 |
| 3.30 | 675 | 4.20 | 781 | 5.10 | 877 |
| 3.35 | 682 | 4.25 | 786 | 5.15 | 882 |
| 3.40 | 688 | 4.30 | 792 | 5.20 | 887 |
| 3.45 | 694 | 4.35 | 797 | 5.25 | 893 |
| 3.50 | 700 | 4.40 | 803 | 5.30 | 898 |
| 3.55 | 706 | 4.45 | 808 | 5.35 | 903 |

TABLE B-1 (CONTINUED)

| Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) | Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) | Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) |
|---|---|---|---|---|---|
| 5.40 | 908 | 6.30 | 996 | 7.20 | 1079 |
| 5.45 | 913 | 6.35 | 1000 | 7.25 | 1083 |
| 5.50 | 918 | 6.40 | 1005 | 7.30 | 1088 |
| 5.55 | 923 | 6.45 | 1010 | 7.35 | 1092 |
| 5.60 | 928 | 6.50 | 1015 | 7.40 | 1097 |
| 5.65 | 933 | 6.55 | 1019 | 7.45 | 1101 |
| 5.70 | 938 | 6.60 | 1024 | 7.50 | 1105 |
| 5.75 | 943 | 6.65 | 1029 | 7.55 | 1110 |
| 5.80 | 947 | 6.70 | 1033 | 7.60 | 1114 |
| 5.85 | 952 | 6.75 | 1038 | 7.65 | 1119 |
| 5.90 | 957 | 6.80 | 1042 | 7.70 | 1123 |
| 5.95 | 962 | 6.85 | 1047 | 7.75 | 1127 |
| 6.00 | 967 | 6.90 | 1052 | 7.80 | 1132 |
| 6.05 | 972 | 6.95 | 1056 | 7.85 | 1136 |
| 6.10 | 977 | 7.00 | 1061 | 7.90 | 1140 |
| 6.15 | 981 | 7.05 | 1065 | 7.95 | 1145 |
| 6.20 | 986 | 7.10 | 1070 | 8.00 | 1149 |
| 6.25 | 991 | 7.15 | 1074 | 8.05 | 1153 |

TABLE B-1 (CONTINUED)

| Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) | Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) | Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) |
|--|--|--|--|--|--|
| 8.10 | 1158 | 9.00 | 1233 | 9.90 | 1306 |
| 8.15 | 1162 | 9.05 | 1237 | 9.95 | 1310 |
| 8.20 | 1166 | 9.10 | 1241 | 10.00 | 1314 |
| 8.25 | 1171 | 9.15 | 1246 | 10.05 | 1318 |
| 8.30 | 1175 | 9.20 | 1250 | 10.10 | 1322 |
| 8.35 | 1179 | 9.25 | 1254 | 10.15 | 1326 |
| 8.40 | 1183 | 9.30 | 1258 | 10.20 | 1329 |
| 8.45 | 1187 | 9.35 | 1262 | 10.25 | 1333 |
| 8.50 | 1192 | 9.40 | 1266 | 10.30 | 1337 |
| 8.55 | 1196 | 9.45 | 1270 | 10.35 | 1341 |
| 8.60 | 1200 | 9.50 | 1274 | 10.40 | 1345 |
| 8.65 | 1204 | 9.55 | 1278 | 10.45 | 1349 |
| 8.70 | 1208 | 9.60 | 1282 | 10.50 | 1353 |
| 8.75 | 1213 | 9.65 | 1286 | 10.55 | 1357 |
| 8.80 | 1217 | 9.70 | 1290 | 10.60 | 1360 |
| 8.85 | 1221 | 9.75 | 1294 | 10.65 | 1364 |
| 8.90 | 1225 | 9.80 | 1298 | 10.70 | 1368 |
| 8.95 | 1229 | 9.85 | 1302 | 10.75 | 1372 |

TABLE B-1 (CONTINUED)

| Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) | Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) | Cleaning capacity (cubic meters ^a) | 3-Month rolling average monthly emission limit (kilograms/month ^b) |
|---|---|---|---|---|---|
| 10.80 | 1376 | 11.20 | 1406 | 11.60 | 1436 |
| 10.85 | 1380 | 11.25 | 1410 | 11.65 | 1440 |
| 10.90 | 1383 | 11.30 | 1414 | 11.70 | 1444 |
| 10.95 | 1387 | 11.35 | 1417 | 11.75 | 1447 |
| 11.00 | 1391 | 11.40 | 1421 | 11.80 | 1451 |
| 11.05 | 1395 | 11.45 | 1425 | 11.85 | 1455 |
| 11.10 | 1399 | 11.50 | 1429 | 11.90 | 1458 |
| 11.15 | 1402 | 11.55 | 1432 | 11.95 | 1562 |

^a Divide cubic feet by 35.31 to obtain the cleaning capacity in cubic meters.

^b Multiply kilograms/month by 2.2046 to obtain the 3-month rolling average monthly emission limit in pounds/month.

Note: If the cleaning capacity for your machine falls between those presented in Table B-1, the limit for your machine is the lower emissions limit.

An example recordkeeping form is included for your convenience. This form is not required; any report format incorporating the required information would be acceptable.

HALOGENATED SOLVENT CLEANER NESHAP:

CLEANING CAPACITY DETERMINATION RECORDKEEPING FORM

| Cleaner Identification Number | IW (1) | IL (2) | D (3) | Capacity* (1) x (2) x (3) |
|-------------------------------------|-----------|-----------|----------|------------------------------|
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IW = Internal width of cleaner tank (in meters [or in feet]).

IL = Internal length of cleaner tank (in meters[or in feet]).

D = Depth of cleaner tank (in meters [or in feet]).

*Note: The units of measure for (1), (2), and (3) need to be consistent with one another (i.e., all in meters or all in feet) in order to determine the cleaning capacity of your machine.

If your machine has a cleaning capacity greater than 11.95 cubic meters (421.95 cubic feet), you will need to calculate your emission limit. The steps necessary to calculate your emission limit and an example calculation follows. Note that this calculation requires the use of metric units specified in each of the steps. Multiply cubic feet by 0.02832 to obtain cubic meters and kilograms by 0.4536 to obtain pounds.

Step

Gather the following information for each cleaning machine.

- VOL - The cleaning capacity of the cleaning machine (cubic meters).

Step

Multiply the VOL of your cleaning machine(s) raised to the 0.6 power by 330, this is the EL (the three-month rolling average monthly emission limit for your cleaning machine in kilograms per month)

$$(\text{VOL})^{.6} \times 330 = \text{EL (kilograms per month)}.$$

Examples:

If your machine has a 1.00 cubic meter cleaning capacity, you would carry out the following calculation:

$$\begin{aligned} 1.00^{.6} \times 330 &= \\ 1.00 \times 330 &= 330 \text{ kilograms per month} \end{aligned}$$

If your machine has a 2.00 cubic meter cleaning capacity, you would carry out the following calculation:

$$\begin{aligned} 2.00^{.6} \times 330 &= \\ 1.52 \times 330 &= 500 \text{ kilograms per month} \end{aligned}$$

COMPLIANCE DEMONSTRATION

You will need to do the following mathematical calculation for each solvent cleaning machine you own or operate that does not have a solvent-air interface area.

Step

Gather the following information for each machine you own or operate that does not have a solvent-air interface area.

SA - The amount of halogenated solvent added (kilograms of solvent added [or pounds of solvent added]) that month.

LSR - The amount of halogenated solvent removed (kilograms of liquid solvent removed [or pounds of solvent removed]) that month.

SSR - The amount of halogenated solvent removed from the cleaning machine in solid waste (kilograms of solvent removed [pounds of solvent removed]) that month.

- This information can be obtained by using the EPA test method 25D- Determination of the Volatile Organic Concentration of Waste Samples (56 FR 33544). This test method requires the use of a flame ionization detector (FID) or an electrolytic conductivity detector (ELCD), which should not be attempted by someone unfamiliar with this equipment.
- From engineering calculations.

Step

Subtract LSR and SSR from SA. Then, from this, divide by 3. The result is the E_1 , the monthly emissions (kilograms of solvent emissions [or pounds of solvent emissions]) for that month.

$$\frac{SA - (LSR + SSR)}{3} = E_1 \text{ (kilograms emitted [or pounds emitted])}$$

An example recordkeeping form that can be used to document this determination is included for your convenience. This form is not required. Any record format incorporating the required information would be acceptable.

HALOGENATED SOLVENT CLEANER NESHAP:

MONTHLY EMISSIONS RECORDKEEPING FORM

COMPLIANCE DEMONSTRATION

(For Machines That Do Not Have a Solvent-Air Interface Area)

Cleaning Identification Number: _____

| Month/Year | SA (1) | LSR (2) | SSR (3) | Monthly Emissions $\frac{(1) - [(2) + (3)]}{3}$ |
|------------|-----------|------------|------------|--|
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SA = Amount of halogenated solvent added (kilograms of solvent added [or pounds of solvent added]) that month.

LSR = Amount of halogenated solvent removed (kilograms of solvent removed [or pounds of solvent removed]) that month.

SSR = Amount of halogenated solvent removed from the cleaning machine in solid waste

(kilograms of solvent removed [pounds of solvent removed] that month).

APPENDIX C

RECORDKEEPING FORMS

[NOTE: NONE OF THESE FORMS ARE REQUIRED.
THE USE OF THESE FORMS IS OPTIONAL.]

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HALOGENATED SOLVENT CLEANER NESHA[®]: COMPLIANCE DETERMINATION WORKSHEET

[illegible]

^a Greater than 5 percent.

^b Miscellaneous notes, including cleaning capacity if machine is a batch vapor cleaning machine with no solvent air interface.

HALOGENATED SOLVENT CLEANER NESHAP:

AUTOMATED PARTS HANDLING - HOIST SPEED RECORDKEEPING FORM

Cleaning Machine Identification Number: _____

Machine Type (circle one): Batch Vapor In-Line

Maximum Allowable Hoist Speed: 3.4 meters per minute (11 feet per minute)

| Date/ Initials ^a | (1) Distance Moved (meters or feet) ^b | (2) Time Elapsed (minutes) | Hoist Speed (1) * (2) (meters or feet per minute) | Distance Description ^c (Starting Point/Ending Point) |
|--------------------------------|--|----------------------------------|--|--|
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^a Date of inspection and initials of employee conducting inspection.

^b Circle appropriate unit.

^c e.g., Left Rim/Right Rim

HALOGENATED SOLVENT CLEANER NESHAP:

CARBON ADSORBER RECORDKEEPING FORM

Cleaning Machine Identification Number: _____

Machine Type (circle one): Batch Vapor In-Line

Maximum Allowable Outlet Concentration of the Covered Solvents: 100 ppm

| <u>Date/ Initials^a</u> | <u>Outlet Concentration (ppm)</u> | <u>Date/ Initials^a</u> | <u>Outlet Concentration</u> __ <u>(ppm)</u> |
|---------------------------------------|---------------------------------------|---------------------------------------|--|
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^a Date of inspection and initials of employee conducting inspection.

HALOGENATED SOLVENT CLEANER NESHAAP: COVER RECORDKEEPING FORM

Cleaning Machine Identification Number: _____

Machine Type (circle one): Batch Cold Batch Vapor In-Line

[illegible]

^a Date of inspection and initials of employee conducting inspection.

^b Circle appropriate answer: Y = Yes, N = No.

HALOGENATED SOLVENT CLEANER NESHAP:

DWELL DETERMINATION TEST RECORDKEEPING FORM

Cleaning Machine Identification Number: _____

Parts Description:

| Date/Initials ^a | | Time for Parts to Stop Dripping in Vapor Zone (seconds) | Individual Dwell Times (second) |
|----------------------------|-------|--|--|
| | Run 1 | | x 0.35 = |
| | Run 2 | | x 0.35 = |
| | Run 3 | | x 0.35 = |
| Total | | | /3 = seconds = Proper Dwell Time |

Cleaning Machine Identification Number: _____

Parts Description:

| Date/Initials ^a | | Time for Parts to Stop Dripping in Vapor Zone (seconds) | Individual Dwell Times (second) |
|----------------------------|-------|--|--|
| | Run 1 | | x 0.35 = |
| | Run 2 | | x 0.35 = |
| | Run 3 | | x 0.35 = |
| Total | | | /3 = seconds = Proper Dwell Time |

^a Date of test and initials of employee conducting test.

HALOGENATED SOLVENT CLEANER NESHAP:

DWELL MEASUREMENT TEST RECORDKEEPING FORM

Cleaning Machine Identification Number: _____

Parts Description: _____

Proper Dwell Time: _____

| <u>Date/ Initials^a</u> | <u>Actual Dwell (seconds)</u> | <u>Date/ Initials^a</u> | <u>Actual Dwell (seconds)</u> |
|---------------------------------------|-------------------------------|---------------------------------------|-------------------------------|
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^a Date of inspection and initials of employee conducting inspection.

HALOGENATED SOLVENT CLEANER NESHAP:

FRD^a RECORDKEEPING FORM

Cleaning Machine Identification Number: _____

Machine Type (circle one): Batch Vapor In-Line Solvent: _____

FRD Temperature Requirement:

| <u>Date/ Initials^b</u> | <u>Temperature (°F)</u> | <u>Date/ Initials^b</u> | <u>Temperature (°F)</u> |
|---------------------------------------|-------------------------|---------------------------------------|-------------------------|
| _____ | _____ | _____ | _____ |
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^a FRD = Freeboard refrigeration device.

^b Date of inspection and initials of employee conducting inspection.

HALOGENATED SOLVENT CLEANER NESHAP:

REDUCED ROOM DRAFT INITIAL WINDSPEED TEST RECORDKEEPING FORM

Cleaning Machine Identification Number: _____

Machine Type (circle one): Batch Vapor In-Line

Reduced Room Draft Requirement: Less than or equal to 15.2 meters per minute
(50 feet per minute). **Complete A or B, and C.**

A. For Controlling Room Parameters:

| | WINDSPEED (meters or feet per minute) | | |
|--|---------------------------------------|--------|--------|
| | Test 1 | Test 2 | Test 3 |
| Corner C ₁ | | | |
| Corner C ₂ | | | |
| Corner C ₃ | | | |
| Corner C ₄ | | | |
| Average Windspeed = C ₁ +C ₂ +C ₃ +C ₄ /4 | | | |

B. For An Enclosure:

Maximum enclosure windspeed _____ (meters or feet per minute).

C. Description of Room Parameters or Enclosure:

HALOGENATED SOLVENT CLEANER NESHAP:

REDUCED ROOM DRAFT WINDSPEED MEASUREMENTS RECORDKEEPING FORM

Cleaning Machine Identification Number: _____

Machine Type (circle one): Batch Vapor In-Line

If using room parameters, measure windspeed quarterly and check room parameters weekly. If using an enclosure, measure windspeed and check enclosure monthly.

| Date/ <u>Initials</u> ^a | Windspeed (meters or feet per ____ minute) | Date/ <u>Initials</u> ^a | Windspeed (meters or feet per ____ minute) |
|---------------------------------------|--|---------------------------------------|--|
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^a Date of inspection and initials of employee conducting inspection.

HALOGENATED SOLVENT CLEANER NESHAP:

SHV^a RECORDKEEPING FORM

Cleaning Machine Identification Number: _____

Machine Type (circle one): Batch Vapor In-Line

SHV Temperature Requirement:

| <u>Date/ Initials^b</u> | <u>Temperature (°F)</u> | <u>Date/ Initials^b</u> | <u>Temperature (°F)</u> |
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^a SHV = super-heated vapor.

^b Date of inspection and initials of employee conducting inspection.

HALOGENATED SOLVENT CLEANER NESHAP: **ANNUAL SOLVENT CONSUMPTION**

| Year | Cleaner Identification Number | Type of Cleaner | | | Annual Solvent Consumption (kilograms or pounds) | Other ^a |
|------|-------------------------------|-----------------|-------------|---------|--|--------------------|
| | | Batch Cold | Batch Vapor | In-Line | | |
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^a Miscellaneous notes, including method used to determine annual consumption estimate (e.g., mass balance) and reference to appropriate calculation sheets (e.g., Attachment 1).

HALOGENATED SOLVENT CLEANER NESHAP:

OVERALL EMISSIONS LIMIT

MONTHLY EMISSIONS RECORDKEEPING FORM

(For Machines That Have a Solvent-Air Interface Area)

Cleaner Identification Number: _____

| Month/Year | SA (1) | LSR (2) | SSR (3) | AREA (4) | Monthly Emissions $\frac{(1) - [(2) + (3)]}{3}$ |
|------------|-----------|------------|------------|-------------|---|
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SA = Amount of halogenated solvent added (kilograms of solvent added [or pounds of solvent added]) that month.

LSR = Amount of halogenated solvent removed (kilograms of solvent removed [or pounds of solvent removed]) that month.

SSR = Amount of halogenated solvent removed from the cleaning machine in solid waste (kilograms of solvent removed [pounds of solvent removed] that month).

AREA = Amount of halogenated solvent removed from the machine in solid waste (kilograms of solvent removed [or pounds of solvent removed]).

HALOGENATED SOLVENT CLEANER NESHAP:

OVERALL EMISSIONS

3-MONTH ROLLING AVERAGE MONTHLY EMISSIONS RECORDKEEPING FORM

Cleaning Identification Number: _____

| Month/Year | E ₁ (1) | E ₂ (2) | E ₃ (3) | 3-Month Rolling Average Monthly Emissions $\frac{(1) + (2) + (3)}{3}$ |
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- E₁ = Monthly emissions (kilograms per square meter [or pounds per square foot]) for the current month.
- E₂ = Monthly emissions (kilograms per square meter [or pounds per square foot]) from the previous month.
- E₃ = Monthly emissions (kilograms per square meter [or pounds per square foot]) from two months prior.

APPENDIX D

EPA TEST METHOD NUMBER 307

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| Example Calculation Using EPA Test Method 307 | D-3 |
| Idling Emission Limit Initial Test Recordkeeping Form | D-8 |

The following is an example calculation of idling emissions using EPA Test Method Number 307:

Date: 11/21/94

Run: 1

Solvent Type: Methylene Chloride

Solvent density, g/m³ (lb/ft³): 1,364,500 g/m³, (or 85.21 lb/ft³)

Length of boiling sump (S_B), m (ft): 3m, (10 ft)

Width of boiling sump (W_B), m (ft): 2m, (7 ft)

Length of immersion sump (S_I), m (ft): 3m, (10 ft)

Width of immersion sump (W_I), m (ft): 2m, (7 ft)

Length of solvent vapor/air interface (S_V), m (ft): 6m, (20 ft)

Width of solvent vapor/air interface (W_V), m (ft): 2m, (7 ft)

| Clock Time | Boiling Sump Reading (cm) | Immersion Sump Reading | Flow Rate Reading (mpm) |
|------------|------------------------------|---------------------------|----------------------------|
| 6:00 am | L _{Bi} = 0.3 | L _{Ii} = 0.15 | 12 |
| 10:00 pm | L _{Bf} = 0.5 | L _{If} = 0.3 | 11 |

From the data the following calculations can be made:

Area of Solvent/Air Interface

$$A_v = S_v W_v$$

$$A_v = (6\text{m}) (2\text{m})$$

$$A_v = 12\text{m}^2 \text{ (or } 129.17 \text{ ft}^2\text{)}$$

Where:

A_v = area of solvent/air interface, m² (or ft²)

S_v = length of solvent/air interface, m (or ft)

W_v = width of solvent/air interface, m (or ft)

Calculation of Sump Interfaces

Boiling Sump -

$$\begin{aligned} A_B &= S_B W_B \\ A_B &= (3\text{m}) (2\text{m}) \\ A_B &= 6\text{m}^2 \text{ (or } 64.58 \text{ ft}^2) \end{aligned}$$

Where:

A_B = area of the boiling sump interface, m^2 (or ft^2)
 S_B = length of the boiling sump, m (or ft)
 W_B = width of the boiling sump, m (or ft)

Immersion Sump -

$$\begin{aligned} A_I &= S_I W_I \\ A_I &= (3\text{m}) (2\text{m}) \\ A_I &= 6\text{m}^2 \text{ (or } 64.58 \text{ ft}^2) \end{aligned}$$

Where:

A_I = area of the immersion sump interface, m^2 (ft^2)
 S_I = length of the immersion sump, m (ft)
 W_I = width of the immersion sump, m (ft)

Calculation of the Emission Rate

$$E = \frac{(L_{B_f} - L_{B_i})\rho A_B + (L_{I_f} - L_{I_i})\rho A_I}{K A_v \theta}$$

Where:

LB_f = final boiling sump inclined liquid level indicator reading, cm (or in)
 = 0.5 cm (or 0.2 in)
 LB_i = initial boiling sump inclined liquid level indicator reading, cm (or in)
 = 0.3 cm (or 0.11811 in)
 LI_f = final immersion sump inclined liquid level indicator reading, cm (or in)
 = 0.3 cm (Or 0.11811 in)
 LI_i = initial immersion sump inclined liquid level indicator reading, cm (or in)
 = 0.15 cm (or 0.06 in)

| | | |
|----------|---|--|
| ρ | = | density of solvent, g/m ³ (lb/ft ³) |
| | = | 1,364,500 g/m ³ (or 85.21 lb/ft ³) (for methylene chloride) |
| A_B | = | area of boiling sump interface, m ² (or ft ²) |
| | = | 6 m ² (or 211.86 ft ²) |
| A_I | = | area of immersion sump interface, m ² (or ft ²) |
| | = | 6 m ² (or 211.86 ft ²) |
| K | = | 100,000 cm*g/m*kg for metric units |
| | = | 12 in/ft for English units |
| A_v | = | area of solvent-air interface, m ² (or ft ²) |
| | = | 12 m ² (or 423.72 ft ²) |
| Θ | = | test time, hr |
| | = | 16 hrs |

Therefore:

$$E = \frac{(((0.5cm - 0.3cm)(1,364,500g/m^3)(6m^2)) + ((0.3cm - 0.15cm)(1,364,500g/m^3)(6m^2)))}{(100,000cm * g/m * kg) (12m^2) (16hrs)}$$

$$E = 0.149kg/m^2*hr$$

Appendix D-3 page contains a blank recordkeeping form that can be used to document the idling emissions for your cleaning machine. Note that this recordkeeping form is not required; any recordkeeping format incorporating the required information would be acceptable.

HALOGENATED SOLVENT CLEANER NESHAP:

Idling Emission Limit Initial Test Recordkeeping Form

Machine Type (circle one): Batch Vapor In-Line

Date: _____

Run: _____

Solvent Type: _____

Solvent density, (ρ): _____

Length of boiling sump (S_B), m (or ft): _____

Width of boiling sump (W_B), m: _____

Length of immersion sump (S_I), m (or ft): _____

Width of immersion sump (W_I), m (or ft): _____

Length of solvent vapor/air interface (S_v), m (or ft): _____

Width of solvent vapor/air interface (W_v), m (or ft): _____

| Clock Time | Boiling Sump Reading (cm or inches) | Immersion Sump Reading | Windspeed Flow Rate Reading (meters or feet per minute) |
|------------|--|---------------------------|--|
| 6:00 am | $L_{Bi} =$ | $L_{Ii} =$ | |
| 10:00 pm | $L_{Bf} =$ | $L_{If} =$ | |

HALOGENATED SOLVENT CLEANER NESHAP:

Idling Emission Limit Initial Test Recordkeeping Form (Continued)

Machine Type (circle one): Batch Vapor In-Line

From the data the following calculations can be made:

1. Area of Solvent/Air Interface

$$A_v = S_v * W_v$$

$$A_v = \underline{\hspace{2cm}}$$

Where:

A_v = area of solvent/air interface, m² (or feet)

S_v = length of solvent/air interface, m (or feet)

W_v = width of solvent/air interface, m (or feet)

2. Calculation of Sump Interfaces

Boiling Sump -

$$A_B = S_B * W_B$$

$$A_B = \underline{\hspace{2cm}}$$

Where:

A_B = area of the boiling sump interface, m² (or m²)

S_B = length of the boiling sump, m (or ft)

W_B = width of the boiling sump, m (or ft)

HALOGENATED SOLVENT CLEANER NESHAP:

Idling Emission Limit Initial Test Recordkeeping Form (Continued)

Immersion Sump -

$$A_I = S_I W_I$$
$$A_I = \underline{\hspace{2cm}}$$

Where:

A_I = area of the immersion sump interface, m^2 (or ft^2)

S_I = length of the immersion sump, m (or ft)

W_I = width of the immersion sump, m (or ft)

3. Calculation of the Emission Rate

$$E = \frac{(L_{Bf} - L_{Bi})\rho A_B + (L_{If} - L_{Ii})\rho A_I}{K A_V \Theta}$$

Where:

| | | |
|----------|---|--|
| LB_f | = | final boiling sump inclined liquid level indicator reading, cm (or in) |
| LB_i | = | initial boiling sump inclined liquid level indicator reading, cm (or in) |
| LI_f | = | final immersion sump inclined liquid level indicator reading, cm (or in) |
| LI_i | = | initial immersion sump inclined liquid level indicator reading, cm (or in) |
| ρ | = | density of solvent, g/m^3 (or lb/ft^3) |
| A_B | = | area of boiling sump interface, m^2 (or ft^2) |
| A_I | = | area of immersion sump interface, m^2 (or ft^2) |
| K | = | 100,000 $cm^3/g/m^3 \cdot kg$ (or 12 in/ft) |
| A_V | = | area of solvent-air interface, m^2 (or ft^2) |
| Θ | = | test time, hr |

Calculation:

APPENDIX E

EQUIPMENT STANDARD WORK PRACTICE COMPLIANCE REQUIREMENTS

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HALOGENATED SOLVENT CLEANER NESHAP

Solvent Cleaning Procedures

Test

General Questions

1. What is the maximum allowable speed (if the size of the parts or basket is less than 50 percent of the solvent-air interface area) for parts entry and removal?
 - A. 85 meters per minute (28 feet per minute)
 - B. 34 meters per minute (11 feet per minute)
 - C. 11 meters per minute (36 feet per minute)
 - D. No limit
2. How do you ensure that parts enter and exit the solvent cleaning machine at the speed required in the regulation?
 - A. Program on computerized hoist monitors speed
 - B. Can judge the speed by looking at it
 - C. Measure the time it takes the parts to travel a measured distance
3. Identify the sources of air disturbances
 - A. Fans
 - B. Open doors
 - C. Open windows
 - D. Ventilation vents
 - E. All of the above
4. What are the three operating modes?
 - A. Idling, working, and downtime
 - B. Precleaning, cleaning, and drying
 - C. Startup, shutdown, off
 - D. None of the above
5. When can parts or parts baskets be removed from the solvent cleaning machine?
 - A. When they are clean
 - B. At any time
 - C. When dripping stops
 - D. Either A or C is correct

6. How must parts be oriented during cleaning?
 - A. It does not matter as long as they fit in the parts basket
 - B. So that the solvent pools in the cavities where the dirt is concentrated
 - C. So that solvent drains from them freely
7. During startup, what must be turned on first, the primary condenser or the sump heater?
 - A. Primary condenser
 - B. Sump heater
 - C. Turn both on at same time
 - D. Either A or B is correct
8. During shutdown, what must be turned off first, the primary condenser or the sump heater?
 - A. Primary condenser
 - B. Sump heater
 - C. Turn both off at same time
 - D. Either A or B is correct
9. In what manner must solvent be added to and removed from the solvent cleaning machine?
 - A. With leak proof couplings
 - B. With the end of the pipe in the solvent sump below the liquid solvent surface
 - C. So long as the solvent does not spill, the method does not matter
 - D. A and B
10. What must be done with waste solvent and still and sump bottoms?
 - A. Pour down the drain
 - B. Store in closed container
 - C. Store in a bucket
 - D. A or B
11. What types of materials are prohibited from being cleaned in solvent cleaning machines using halogenated HAP solvents?
 - A. Sponges
 - B. Fabrics
 - C. Paper
 - D. All of the above

Control Device Specific Questions

*****Mark those control devices that apply with an X.*****

☐ Freeboard Refrigeration Device (FRD)

1. What temperature must the FRD achieve?
 - A. Below room temperature
 - B. 50°F
 - C. Below the solvent boiling point
 - D. 30 percent below the solvent boiling point

☐ Working-Mode Cover

2. When can a cover be open?
 - A. While parts are in the cleaning machine
 - B. During parts entry and removal
 - C. During maintenance
 - D. During measurements for compliance purposes
 - E. A and C
 - F. B, C, and D
3. Covers must be maintained in what condition?
 - A. Free of holes
 - B. Free of cracks
 - C. So that they completely seal cleaner opening
 - D. All of the above

☐ Dwell

4. Where must the parts be held for the appropriate dwell time?
 - A. In the vapor zone
 - B. In the freeboard area above the vapor zone
 - C. Above the cleaning machine
 - D. In the immersion sump

Solvent Cleaning Procedures Test Answers

General Questions

1. B
2. A or C
3. E
4. A
5. C
6. C
7. A
8. B
9. D
10. B
11. D

Control Device Specific Questions

1. D
2. F
3. D
4. B

BATCH VAPOR AND IN-LINE WORK PRACTICE SUMMARY



MAINTAIN EQUIPMENT AS RECOMMENDED BY THE MANUFACTURER.



MINIMIZE AIR DISTURBANCES IN THE MACHINE AND THE ROOM

- Sources of air disturbances include the following:
 - Fans
 - Open doors
 - Open windows
 - Ventilation vents



MINIMIZE AIR DISTURBANCES DUE TO PARTS MOVEMENT.

- Limit speed of parts entry and removal to less than 3.4 meters per minute (11 feet per minute).
- You must measure parts entry and removal by measuring the time it takes the parts to travel a measured distance.



MINIMIZE SOLVENT LOSS DUE TO SPRAYING OPERATIONS.

- Spray within the enclosed area of the machine to prevent splashing and spraying solvent outside the machine.



REDUCE THE POOLING OF SOLVENT ON AND IN PARTS.

- Ensure that parts are positioned so that solvent drains freely from them.
- Ensure that parts or parts baskets are not removed from the machine until parts are clean and solvent dripping has stopped.



FOLLOW PROPER STARTUP AND SHUTDOWN PROCEDURES.

- During startup, turn on the primary condenser, then the sump heater.
- During shutdown, turn off the sump heater then the primary condenser.



FOLLOW PROPER SOLVENT TRANSFER PROCEDURES.

- Solvent must be added to and removed from the machine with leak-proof couplings.
- Solvent must be added to and removed from the machine with the end of the pipe in the solvent sump below the liquid solvent.



STORE SOLVENT WASTE IN CLOSED CONTAINERS.



DO NOT CLEAN ABSORBENT MATERIALS.

- Examples of materials prohibited from being cleaned in this machine include sponges, fabrics, paper, and wood.



BE PREPARED TO TAKE AND PASS AN OPERATOR TEST.

APPENDIX F

BATCH VAPOR AND IN-LINE MACHINE REPORTING FORMS

[NOTE: NONE OF THESE FORMS ARE REQUIRED,
THE USE OF THESE FORMS IS OPTIONAL.]

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HALOGENATED SOLVENT CLEANER NESHAP

Initial Notification Report for Existing* Machines

PART ONE - General Information

Person Preparing Report: _____ Date _____
Last Name, First Name, Middle Initial

Company Name _____

Mailing Address _____
Number, Street, City/Town, State, Zip Code

Equipment
Location Address _____
Number, Street, City/Town, State, Zip Code

| |
|--------------------------|
| Cleaning Machine Summary |
|--------------------------|

Identification Number

Description

***Existing cleaning machines are cleaners installed on or before November 29, 1993.**

HALOGENATED SOLVENT CLEANER NESHAP

Initial Notification Report for Existing* Machines

PART TWO - Information Required per Machine

(Make copies for additional machines as necessary)

Cleaner Identification Number: _____

1. Type of machine (check one):

___Batch vapor ___In-line

2. Solvent/air interface area _____ square meters (or square inches)

3. Existing controls

| | |
|-----------------------------------|-----------------------|
| ___Freeboard ratio of 1.0 | ___Carbon adsorber |
| ___Freeboard refrigeration device | ___Reduced room draft |
| ___Super-heated vapor | ___Dwell |
| ___Working-mode cover | |
| ___Other _____ | |
| Control | |

4. Date of installation (attach documentation) _____

5. Anticipated compliance approach

___Basic equipment standard ___Idling emission standard
___Alternative standard

6. Annual estimate of halogenated HAP solvent consumption

_____ kilograms/year (or pounds/year)

***Existing cleaning machines are cleaners installed on or before November 29, 1993.**

HALOGENATED SOLVENT CLEANER NESHAP

Initial Notification Report for New* Machines (Application for Approval of Construction or Reconstruction)

PART ONE - General Information

Person Preparing Report: _____ Date _____
Last Name, First Name, Middle Initial

Company Name _____

Mailing Address _____
Number, Street, City/Town, State, Zip Code

Equipment
Location Address _____
Number, Street, City/Town, State, Zip Code

Cleaning Machine Summary

Identification Number

Description

***New cleaning machines are cleaners installed after November 29, 1993.**

HALOGENATED SOLVENT CLEANER NESHAP

Initial Notification Report for New* Machines (Application for Approval of Construction or Reconstruction)

PART TWO - Information Required per Machine

(Make copies for additional machines as necessary)

1. Type of machine intended for construction/reconstruction (check one):

☐ Batch vapor☐ Cold in-line☐ Vapor in-line
2. Solvent/air interface area _____ square meters (or square inches)
3. Intended controls

☐ Freeboard ratio of 1.0
☐ Freeboard refrigeration device
☐ Super-heated vapor
☐ Working-mode cover

☐ Carbon adsorber
☐ Reduced room draft
☐ Dwell
☐ Other _____
Control
4. Proposed construction or reconstruction commencement date _____
5. Expected construction or reconstruction completion date _____
6. Anticipated date of initial startup _____
7. Anticipated compliance approach

☐ Basic equipment standard
☐ Alternative standard

☐ Idling emission standard
8. Annual estimate of halogenated HAP solvent consumption

_____ kilograms/year (or pounds/year)

*New cleaning machines are cleaners installed after November 29, 1993.

HALOGENATED SOLVENT CLEANER NESHAP:

Initial Statement of Compliance for Machines Complying with the Equipment Standard

PART ONE - General Information

Person Preparing Report _____ Date _____
Last Name, First Name, Middle Initial

Company Name _____

Mailing Address _____
Number, Street, City/Town, State, Zip Code

Intended Equipment
Location Address _____
Number, Street, City/Town, State, Zip Code

| |
|--------------------------|
| Cleaning Machine Summary |
|--------------------------|

Identification Number

Description

HALOGENATED SOLVENT CLEANER NESHAP:

Initial Statement of Compliance for Machines Complying with the Equipment Standard

PART TWO - Information Required per Cleaning Machine
(Make copies for additional machines as necessary)

1. Type of machine (check one):

☐ Batch vapor ☐ In-line

2. Solvent/air interface area _____ square meters (or square feet)

3. Equipment Standard Compliance Method chosen

☐ Control combination

☐ Idling emission limit (idling emission limit test report attached)

4. Control equipment used to comply with the rule

☐ Freeboard ratio of 1.0

☐ Freeboard refrigeration device

☐ Super-heated vapor

☐ Working-mode cover

☐ Other

☐ Carbon adsorber

☐ Reduced room draft

☐ Dwell

☐ Other _____ Control

☐ Other _____ Control

5. Monitored Parameters and Values:

| Control (check all that applies) | Measured Parameter | Compliance Parameter Value |
|--|---|--|
| ___ Freeboard Refrigeration Device | • Temperature at the center of the air blanket while idling | • ≤ 30 percent of the solvent boiling point |
| ___ Cover (Working mode and idling-mode) | • Use, function and integrity | • Opens and closes properly |
| | | • Closed except during parts entry and removal |
| | | • Closes completely |
| | | • Free of cracks, holes, or other defects |
| ___ Dwell | • Period of time parts are held in the solvent cleaning freeboard area above the vapor zone after being cleaned. | • Determined for each of your parts or parts baskets you clean, or |
| | | • Determined using the most complex part type or parts baskets you clean. |
| ___ Superheated Vapor System | • Temperature at the center of the super-heated vapor zone while idling | • At least 10°F above the solvent's boiling point |
| ___ Reduced Room Draft | • Windspeed - Room parameters (e.g., enclosure*) 1. _____ 2. _____ 3. _____ 4. _____ | • ≤ 15.2 meters per minute (50 feet per minute) 1. _____ 2. _____ 3. _____ 4. _____ |
| *If a full or partial enclosure is used to achieve the reduced room draft for your cleaning machine, attached the initial monitoring test. | | |
| ___ Carbon Adsorber | • Working-mode exhaust halogenated solvent concentration (weekly measurement records of the exhaust halogenated solvent concentration attached) | • ≤ 100 ppm |
| ___ Other | | |

HALOGENATED SOLVENT CLEANER NESHAP:

Initial Statement of Compliance for Machines Complying with the Alternative Standard

PART ONE - General Information

Person Preparing Report _____ Date: _____
Last Name, First Name, Middle Initial

Company Name _____

Mailing Address _____
Number, Street, City/Town, State, Zip Code

Equipment
Location Address _____
Number, Street, City/Town, State, Zip Code

| |
|--------------------------|
| Cleaning Machine Summary |
|--------------------------|

Identification Number

Description

HALOGENATED SOLVENT CLEANER NESHAP

Initial Statement of Compliance for Machines Complying with the Alternative Standard

PART TWO - Information Required per Machine

(Make copies for additional machines as necessary)

Cleaner Identification Number: _____

1. Type of machine (check one):

____ Batch vapor

____ In-line

2. a) Solvent/air interface area: _____ square meters (or square feet), or

b) Cleaning capacity: _____ cubic meters (or cubic feet), if your cleaning machine does not have a solvent/air interface area (calculation method and results for this determination attached).

3. The first 3-month average emissions is _____ kilograms per month (or pounds per month) (calculation sheets are attached).

HALOGENATED SOLVENT CLEANER NESHAP:

Annual Report

PART ONE - General Information

Person Preparing Report _____ Date _____
Last Name, First Name, Middle Initial

Company Name _____

Mailing Address _____
Number, Street, City/Town, State, Zip Code

Intended Equipment
Location Address _____
Number, Street, City/Town, State, Zip Code

| |
|--------------------------|
| Cleaning Machine Summary |
|--------------------------|

Identification Number

Description

HALOGENATED SOLVENT CLEANER NESHAP

Annual Report

PART TWO - Information Required per Machine

(Make copies for additional machines as necessary)

Cleaner Identification Number: _____

Check compliance option chosen and fill out appropriate report requirements.

G Control Options

All operators of solvent cleaning machines have received training on the proper operation of solvent cleaning machines and their control devices sufficient to pass the required operator test.

Signature

Date

Previous Year's Solvent Consumption _____ kg/yr (or lb/yr).

G Alternative Standard

Cleaning machine size:

Solvent-air interface area _____ m² (or ft²)

or

Solvent cleaning capacity _____ m³ (or ft³)

Average monthly solvent consumption _____ kg (or lb)

Three month rolling
average emission estimates:
(calculations attached)

| | | | | | |
|----|------------------|------|-------|----|-------|
| 1. | _____ kg(or lb) | From | _____ | To | _____ |
| | | | Date | | Date |
| 2. | _____ kg (or lb) | From | _____ | To | _____ |
| | | | Date | | Date |
| 3. | _____ kg (or lb) | From | _____ | To | _____ |
| | | | Date | | Date |

HALOGENATED SOLVENT CLEANER NESHAP:

Exceedance Report

PART ONE - General Information

Person Preparing Report _____ Date _____
Last Name, First Name, Middle Initial

Company Name _____

Mailing Address _____
Number, Street, City/Town, State, Zip Code

Intended Equipment
Location Address _____
Number, Street, City/Town, State, Zip Code

Cleaning Machine Summary

Identification Number

Description

HALOGENATED SOLVENT CLEANER NESHAP

Exceedance Report

PART TWO - Information Required per Machine

(Make copies for additional machines as necessary)

Cleaner Identification Number:_____

Check appropriate box and answer the requested information.

G Exceedance

Exceedance that occurred:_____

Date of occurrence:_____

Actions taken:

Results of actions:_____

G No exceedance occurred.

APPENDIX G

BATCH COLD CLEANING MACHINE WORK PRACTICE REQUIREMENTS AND REPORTING FORMS

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BATCH COLD CLEANING MACHINE WORK PRACTICE REQUIREMENTS

**COMPLY WITH THE FOLLOWING WORK PRACTICES (MACHINES WITH WATER LAYER EXEMPT FROM
WORK PRACTICES).**



Store solvent waste in closed containers.



Flush parts in freeboard area.



Minimize the pooling of solvent on and in parts.



Do not fill machine above fill line.



Clean up spills immediately.



Store wipe rags in closed containers.



Do not agitate solvent to the point of causing splashing.



When cover is open, control room drafts.



Do not clean absorbent materials.

HALOGENATED SOLVENT CLEANER NESHAP:

Initial Notification Report for Batch Cold Cleaners Report

PART ONE - General Information

Person Preparing Form: _____ Date: _____
Last Name, First Name, Middle Initial

Company Name _____

Mailing Address _____
Number, Street, City/Town, State, Zip Code

Equipment
Location Address _____
Number, Street, City/Town, State, Zip Code

| |
|--------------------------|
| Cleaning Machine Summary |
|--------------------------|

Identification Number

Description

HALOGENATED SOLVENT CLEANER NESHAP:
Initial Notification Report for Batch Cold Cleaners

PART TWO - Information Required per Machine

(Make copies for additional machines as necessary)

Cleaner Identification Number: _____

Cleaning Machine Type (circle one): Immersion Remote-Reservoir

Machine Installation Date: _____

Anticipated Equipment Control Combination Compliance Approach (circle one):

Cover and Water Layer

Cover and a 0.75
Freeboard Ratio or Greater
with Work Practices

Cover with Work
Practices

Annual Solvent Consumption Estimate: _____ kg/yr or lb/yr.

HALOGENATED SOLVENT CLEANER NESHAP:

Compliance Report for Batch Cold Cleaners

PART ONE - General Information

Person Preparing Form: _____ Date: _____
Last Name, First Name, Middle Initial

Company Name _____

Mailing Address _____
Number, Street, City/Town, State, Zip Code

Equipment
Location Address _____
Number, Street, City/Town, State, Zip Code

| |
|--------------------------|
| Cleaning Machine Summary |
|--------------------------|

Identification Number

Description

HALOGENATED SOLVENT CLEANER NESHAP:

Compliance Report for Batch Cold Cleaners

PART TWO - Information Required per Machine

(Make copies for additional machines as necessary)

Cleaner Identification Number:_____

Cleaning Machine Type (circle one): Immersion Remote-Reservoir

This batch cold cleaner complies with the rule.

Signature

Date

Method of Compliance (circle one):

Cover and Water Layer

Cover and a 0.75
Freeboard Ratio or Greater
with Work Practices

Cover with Work
Practices

APPENDIX H

HALOGENATED SOLVENT CLEANER NESHAP REGULATION

Environmental Protection Agency

RULES

Air pollutants, hazardous; national emission standards: Halogenated solvent cleaning, 61801

Vol. 59 No. 231 Friday, December 2, 1994 p 61801 (Rule)

1/2643

ENVIRONMENTAL PROTECTION AGENCY

and 40 CFR Parts 963

[AD-FRL-5111-3]

RIN 2060-AC31

National Emission Standards for Hazardous Air Pollutants: Halogenated Solvent Cleaning

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule and test method.

SUMMARY: This final rule promulgates national emission standards for hazardous air pollutants for halogenated solvent cleaners. These standards implement section 112 of the Clean Air Act (Act) and are based on the Administrator's determination that halogenated solvent cleaning machines emit halogenated organic chemicals identified in the Act list of 189 hazardous air pollutants (HAP). The halogenated solvent cleaner NESHAP requires batch vapor solvent cleaning machines and in-line solvent cleaning machines to meet emission standards reflecting the application of the maximum achievable control technology for major and area sources; area source batch cold cleaning machines are required to achieve generally available control technology. The rule regulates the emissions of the following halogenated HAP solvents: methylene chloride (MC), perchloroethylene (PCE), trichloroethylene (TCE), 1,1,1-trichloroethane (TCA), carbon tetrachloride (CT), and chloroform (C).

The EPA is also finalizing Method 307 with the standard. This method can be used to demonstrate compliance with the idling standard.

EFFECTIVE DATE: December 2, 1994. See Supplementary Information section concerning judicial review.

ADDRESSES: Background Information Document. The background information document (BID) for the promulgated standards may be obtained from the U.S. EPA Library (MD-35), Research Triangle Park, North Carolina 27711, telephone number (919) 541-2777. Please refer to "National Emission Standards for Hazardous Air Pollutants, Halogenated Solvent Cleaning-Background Information for Final Standards," EPA No. 453/R-94-071. The BID contains: (1) a summary of all the public comments made on the proposed standards and the Administrator's response to the comments; and (2) a summary of the changes made to the standards since proposal. A reasonable fee

may be charged for copying.

Docket. A docket, No. A-92-39, containing information considered by the EPA in development of the promulgated standards, is available for public inspection between 8:00 a.m. and 4:00 p.m., Monday through Friday, at the following address: U.S. Environmental Protection Agency, Air and Radiation Docket and Information Center (formerly known as the Air Docket) (MC-6102), 401 M Street SW., Washington, DC 20460 [phone: (202) 260-7548]. The docket is located at the above address in Room M-1500, Waterside Mall (ground floor). A reasonable fee may be charged for copying.

FOR FURTHER INFORMATION CONTACT: For information concerning the final standard, contact Mr. Paul Almodóvar, Coatings and Consumer Products Group, Emission Standards Division (MD-13), U.S. Environmental Protection Agency, Research Triangle Park, North Carolina, 27711, telephone number (919) 541-0283.

SUPPLEMENTARY INFORMATION: National emission standards for hazardous air pollutants (NESHAP) for halogenated solvent cleaners were proposed in the Federal Register on November 29, 1993 (58 FR 62566). This Federal Register action announces the EPA's final decisions on the rule. Under section 307(b)(1) of the Act, judicial review of the NESHAP is available only by the filing of a petition for review in the U.S. Court of Appeals for the District of Columbia Circuit within 60 days of today's publication of this rule. Under section 307(b)(2) of the Act, the requirements that are the subject of today's notice may not be challenged later in civil or criminal proceedings brought by the EPA to enforce these requirements.

I. The Standards

National emission standards for major sources of hazardous air pollutants established under section 112 of the Act reflect:

“* * * the maximum degree of reduction in emissions of the HAP * * * that the Administrator, taking into consideration the cost of achieving such emission reduction, and any nonair quality health and environmental impacts and energy requirements, determine is achievable for new or existing sources in the category or subcategory to which such emission standards applies * * *” (the Act section 112(d)(2)).

Area sources are regulated with a MACT standard, unless there is justification for regulating them under GACT.

The promulgated standard includes multiple alternatives to allow owners or operators maximum compliance flexibility. These alternatives include an equipment standard, in conjunction with work practice requirements, and an alternative overall solvent emissions standard. The idling emission limit and the alternative overall solvent emission standard are not available to owners or operators of batch cold cleaning machines.

If an owner or operator of a batch vapor or in-line cleaning machine elects to comply with the equipment standard, they must install one of the control combinations listed in the regulation, use an automated parts handling system to process all parts, and follow multiple work practices. As an alternative to selecting one of the equipment control combinations listed in the regulation, an owner or operator may demonstrate that the batch vapor or in-line cleaning machine can meet the idling mode emission limit specified in the standards. In addition to maintaining this idling mode emission limit, the owner or operator of a batch vapor or in-line solvent cleaning machine must use an automated parts handling system to process all parts and comply with the work practice standards. A third alternative for complying with these standards is to comply with the overall solvent emissions limit. An owner or operator complying with the overall solvent emissions limit is required to ensure that the emissions from each solvent cleaning machine are less than or equal to the solvent emission levels specified in the standard. Under this alternative standard, an owner or operator is not required to use an automated parts handling system or to comply with the work practice standards.

The batch cold cleaning machine standard is an equipment standard. However, those owners or operators choosing the equipment options without the water layer must also comply with work practice requirements. There is no idling standard or overall solvent emissions standard for batch cold cleaning machines. Batch cold cleaning machines located at nonmajor sources are exempt from title V permit requirements.

Section 114(a)(3) of the amended CAA requires enhanced monitoring and compliance certification of all major stationary sources. The annual compliance certifications certify whether compliance has been continuous or intermittent. Enhanced monitoring shall be capable of detecting deviations from each applicable emission limit or standard with sufficient representativeness, accuracy, precision, reliability, frequency and timeliness to determine if compliance is continuous during a reporting period. The monitoring in this regulation satisfies the requirements of enhanced monitoring.

II. Summary of Impacts

These standards will reduce nationwide emissions of hazardous air pollutants (HAP) from halogenated solvent cleaning machines by 77,400 Mg/yr (85,300 tons per year), or 63 percent by 1997 compared to the emissions that would result in the absence of the standards. No adverse secondary air impacts, water or solid waste impacts are anticipated from the promulgation of these standards.

The national annual energy usage due to the installation of the required control devices is expected to increase from 12.9 million KWH/yr to 66.9 million KWH/yr, which is equivalent to approximately 29.3 thousand barrels of oil. These estimates do not include energy savings from reduced solvent use.

The implementation of this regulation is expected to result in an overall annual national net savings of \$19 million. This includes a net annualized savings from installation of control devices of \$30.5 million and a total monitoring, reporting, and recordkeeping costs of \$11.6 million. These savings will come from the significant decrease in solvent emissions and, therefore, solvent consumption, which

outweigh the overall cost of air pollution control equipment and monitoring and recordkeeping costs.

The economic impact analysis done at proposal showed that the economic impacts from the proposed standard would be insignificant. The economic impact analysis has not been revised for promulgation because the changes in costs are not expected to have any effect on the results of the analysis. While the estimated annual costs for the regulation have increased since proposal, there are still cost savings for most affected entities. Only entities with small or medium-sized cleaning machines will not have cost savings, and the costs for the selected regulatory alternatives for these entities have changed very little since proposal. Since those entities that do not have cost savings were the only ones analyzed in the proposal, and these costs have changed little, the results from the economic impact analysis at proposal should still hold for promulgation.

III. Significant Changes to the Proposed Standards

A. Public Participation

Prior to proposal of the standards, interested parties were advised by public notice in the Federal Register (57 FR 46854), of a meeting of the National Air Pollution Control Techniques Advisory Committee to discuss the halogenated solvent cleaner source recommended for proposal. This meeting was held on November 17 and 18, 1992. The meeting was open to the public and each attendee was given an opportunity to comment on the standards recommended for proposal.

The standards were proposed and published in the Federal Register on November 29, 1993 (58 FR 62566). The preamble to the proposed standards discussed the availability of the BID, which described the regulatory alternatives considered and the impacts of those alternatives. Public comments were solicited at the time of proposal, and copies of the BID were distributed to interested parties.

To provide interested persons the opportunity for oral presentation of data, views, or arguments concerning the proposed standards, a public hearing was offered at proposal; however, one was not requested. The public comment period was from November 29, 1993 to January 28, 1994. Fifty-seven comment letters were received. The comments have been carefully considered, and changes have been made in the proposed standards when determined by the Administrator to be appropriate.

B. Comments on the Proposed Standards

Comments on the proposed standards were received from 57 commenters composed mainly of States, solvent cleaning machine users, solvent cleaning machine vendors, industry and industry trade associations. A detailed discussion of these comments and responses can be found in the promulgation BID, which is referenced in the ADDRESSES section of this preamble. The summary of comments and response in the BID serve as the basis for the revisions that have been made to the standards between proposal and promulgation. Most of the comment letters contained multiple comments. The comments have been divided into the following areas:

Selection of pollutants and source categories for regulation.

Emission control options.

Regulatory alternatives.

Benefits analysis/economics.

Equipment, idling, work practice and overall solvent emission limit standards.

Modification and reconstruction considerations.

Monitoring requirements.

Recordkeeping and reporting requirements.

Operating permit program.

Clarifications.

Miscellaneous.

C. Significant Changes

Several changes have been made since the proposal of these standards. The majority of the changes have been made to clarify portions of the rule that were unclear to the commenters. Other changes include adding additional control combinations and an equation that allows cleaning machines that do not have a solvent vapor/air interface area to comply with the standard by meeting a solvent emission limit based on cleaning capacity. A summary of the major changes is presented below.

(1) Several comments were made about the complexity of the rule, with many commenters offering suggested changes to clarify different sections. Many of these recommendations have been incorporated into the final rule. For example, the standards for batch cold cleaning machines have been moved to a separate section, the operator test has been included as appendix B, and a table summarizing the applicability of the General Provisions to this rule has been included in appendix C.

(2) The applicability section of the rule has been clarified to ensure that the standard regulates only those solvents originally intended for inclusion; namely, MC, PCE, TCE, TCA, CT, and C. Several commenters were concerned that, as proposed, the rule could be interpreted to regulate non-halogenated solvents contaminated by trace amounts of halogenated solvent. The EPA never intended for these solvents to be included in these standards.

(3) An equation and table have been added to allow solvent cleaning machines that do not have a

solvent vapor/air interface area to comply with these standards. Several new cleaning machines are currently being developed by industry that cannot install the equipment control devices included in this final rule, do not have an idling mode, and do not have a solvent vapor/air interface area to relate to the solvent emission limit. The equation and table in the rule allow owners or operators of halogenated solvent cleaning machines without a solvent vapor/air interface area to comply with the standard by meeting an overall solvent emissions limit based on cleaning capacity that is equivalent to the overall solvent emissions limit for machines with a solvent vapor/air interface.

(4) The list of equipment combinations has been modified to remove overlapping controls and to add carbon adsorbers to the control combinations.

There are multiple control combinations available for meeting the rule, many of which are pollution prevention measures. Many of these options also reduce worker exposure. However, some sources may rely on lip exhausts instead in order to meet OSHA requirements. Use of a lip exhaust without any controls, while reducing worker exposure on the one hand, would dramatically increase the overall emissions to air. Thus, if lip exhausts are used on solvent cleaning machines, the rule requires carbon adsorption controls (which have been added explicitly as a control option in the final rule). Although the lip exhaust-carbon adsorption combination reduces worker exposure and overall emissions to air, it may impose additional cost and burden on sources as well as on the environment for a number of reasons. First, carbon adsorption units are generally more expensive than other controls listed in the options. Second, these units may present cross-media impacts such as effluent discharges if not properly operated and maintained, and spent carbon beds that have to be disposed of as hazardous waste. Thus, when making decisions about what controls to install on halogenated solvent cleaning machines to meet the requirements of this rule, all of these factors should be weighed and pollution prevention measures are encouraged wherever possible.

The EPA acknowledges that data show little additional benefit is achieved by the use of a working-mode cover in the presence of reduced room draft. Therefore, these controls are no longer included in the same control combination.

(5) Some changes have also been made to the compliance and reporting schedules. The initial notification report deadline for existing sources has been extended from 90 to 270 days after promulgation. This overrides the 120 day deadline in the final part 63 General Provisions. This was done to allow more time for the delegation of this rule to the States and to allow more time to process the reports from the large number of facilities affected by this rule. The initial statement of compliance report deadline for new and existing sources has been extended from 30 days to 150 days after the compliance date to allow time for owners or operators to determine compliance with the 3-month rolling average emission limit. The compliance time for existing sources has been extended from 2 to 3 years. This extension has been provided to allow sources the maximum flexibility in complying with these standards, including allowing time to consider alternative cleaning technologies. This change is consistent with the General Provisions (§ 63.6(b)(3)). The exceedance report schedule has been changed to include a biannual exceedance report if there is not an exceedance. This change is consistent with the General Provisions (§ 63.10(e)). Exceedance reports must still be submitted

quarterly if there is an exceedance.

(6) Several commenters stated that the rule was complex and difficult to understand. They stated that additional guidance should be provided, particularly for small businesses. The EPA agrees that guidance would be helpful and has developed a brochure summarizing the rule, and will be developing a guidance manual that is scheduled for publication in January 1995. This guidance manual includes a detailed summary of the rule, example forms that can be used for reporting and recordkeeping, and additional assistance for evaluating alternative cleaning technologies.

(7) Several commenters recommended that the EPA reduce the monitoring frequency of the emission control equipment. The EPA evaluated the monitoring frequencies and has added a provision to the final rule that allows the hoist monitoring frequency to decrease from monthly to quarterly if, the owner or operator has operated the hoist for one year without an exceedance in the hoist speed. The EPA has also changed the reduced room draft (RRD) monitoring frequency from weekly to quarterly with weekly monitoring of the parameters used to obtain the RRD.

(8) Several comments were received on the batch cold cleaning machine equipment requirement provisions. A number of commenters reported the use of TCA, MC, and TCE in noncarburetor batch cold cleaning machine operations. The commenters stated that the proposed water layer control option was not always possible for these cleaning machines, particularly when TCA or TCE solvents are used. In order to address this issue, alternative control equipment options were added to the final rule to allow for the use of an increased freeboard ratio and cover, or remote-reservoir and cover, in lieu of a water layer and cover. An owner or operator complying with these alternative options must also comply with work practice requirements. The final rule also allows an owner or operator of a batch cold cleaning machine to use alternative control equipment, if demonstrated to be equivalent to the equipment requirements cited in the final rule and approved by the Administrator.

IV. Administrative Requirements

A. Docket

The docket is an organized and complete file of all the information considered by the EPA in the development of this rulemaking. The docket is a dynamic file, since material is added throughout the rulemaking development. The docketing system is intended to allow members of the public and industries involved to readily identify and locate documents so that they can effectively participate in the rulemaking process. Along with the statement of basis and purpose of the proposed and promulgated standards and the EPA responses to significant comments, the contents of the docket will serve as the record in case of judicial review (section 307(d)(7)(A)).

B. Paperwork Reduction Act

Information collection requirements associated with this regulation (those included in 40 CFR Part 63, Subpart A and Subpart T) have been approved by the Office of Management and Budget (OMB)

under the provisions of the Paperwork Reduction Act of 1980, 44 U.S.C. 3501 et seq. and have been assigned OMB control number (2060-0273). An Information Collection Request (ICR) document has been prepared by the EPA (ICR No. 1652.02) to reflect the changed information requirements of the final rule and has been submitted to OMB for review. A copy may be obtained from Sandy Farmer, Information Policy Branch, EPA 2136, 401 M St., SW, Washington, DC 20460, or by calling (202) 260-2740.

The annual respondent burden and costs averaged over the first 3 years for batch vapor and in-line cleaning machine subcategories are 359,000 hours and \$12.0 million. Since the reporting burden for some of the required activities will be incurred only once, the average annual burden for batch vapor and in-line cleaning machine subcategories will decrease after the first two years of implementation. For the batch cold cleaning machine subcategory, the annual respondent burden and costs averaged over the first 3 years are 33,000 hours and \$1.1 million. The batch cold cleaning machine subcategory is not expected to incur costs after the initial activities.

This collection of information is estimated to have an annual public reporting and recordkeeping burden averaging 42 hours per facility over the first 3 years. These burden estimates include time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

Several commenters to the proposed rule in recognizing this burden noted that the rule was complex and difficult to understand, and suggested that additional guidance be provided, particularly for small businesses. To address these concerns the Emission Standards Division and the Small Business Assistance Program are developing a brochure to summarize this rule, and will be developing a guidance manual scheduled to be published in January 1995. This manual will include a detailed summary of the rule, example forms for reporting and recordkeeping, to alleviate at least in part the paperwork burden, and additional material for evaluating alternative cleaning technologies.

Send comments regarding the burden estimate or any other aspects of this collection of information, including suggestions for reducing this burden to Chief, Information Policy Branch (2/36), U.S. Environmental Protection Agency, 401 M St. SW., Washington, DC 20460; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503, marked "Attention: Desk Officer for the EPA."

C. Executive Order 12866

Under Executive Order 12866 (58 FR 51735 (October 4, 1993)) the Agency must determine whether the regulatory action is "significant" and therefore subject to OMB review and the requirements of the Executive Order. The Order defines "significant regulatory action" as one that is likely to result in a rule that may:

- (1) Have an annual effect on the economy of \$100 million or more or adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public

health or safety, or State, local or tribal governments or communities;

(2) Create a serious inconsistency or otherwise interfere with an action taken or planned by another agency;

(3) Materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or

(4) Raise novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles set forth in the Executive Order.

Pursuant to the terms of the Executive Order, OMB has notified EPA that it considers this a "significant regulatory action" within the meaning of the Executive Order. The EPA has submitted this action to OMB for review. Changes made in response to OMB suggestions or recommendations will be documented in the public record.

D. Regulatory Flexibility Act

The Regulatory Flexibility Act (or RFA, Pub. L. 96-354, September 19, 1980) requires Federal agencies to give special consideration to the impact of regulation on small businesses. The RFA specifies that a final regulatory flexibility analysis must be prepared if a proposed regulation will have a significant economic impact on a substantial number of small entities. To determine whether a final RFA is required, a screening analysis, otherwise known as an initial RFA, is necessary.

Regulatory impacts are considered significant if:

(1) Annual compliance costs increase total costs of production by more than 5 percent; or

(2) Annual compliance costs as a percent of sales are at least 20 percent (percentage points) higher for small entities; or

(3) Capital cost of compliance represents a significant portion of capital available to small entities; or

(4) The requirements of the regulation are likely to result in closures of small entities. A "substantial number" of small entities is generally considered to be more than 20 percent of the small entities in the affected industry. Since the economic analysis deals only with small entities (in this case, facilities), it is also an initial RFA, and conclusions about the impacts on small entities can be drawn from what was done there already. Each of the criteria for significant impacts will be considered in turn.

The largest increase in total cost of production from increased emission control is 0.61 percent (SIC 359-Industrial Machinery, n.e.c.). This figure is well below the significant-impact threshold of five

percent.

Assessing the differential impacts, measured by a comparison of compliance costs as a percent of sales for small and large entities, is more difficult as large model facilities were not analyzed in the economic impact analysis. Treatment of this small business impacts criterion involves creating two large model facilities.

It is assumed that large facilities use large solvent cleaning machines, then compliance costs for large cleaning machines are negative, and are thus savings. To be conservative, it is assumed here that large model facilities possess five very large solvent cleaning machines, so that a “maximum savings” case is modelled. This case is important as it models the maximum cost differential between large and small facilities.

Large model facilities were created for SICs 359 (Industrial Machinery, n.e.c.) and 254 (Partitions and Fixtures). SIC 359 was chosen because the small model facilities in this group experience the highest cost absorption impacts when compared with other small model facilities. SIC 254 was used because it had the smallest average per-facility revenue of facilities with greater than 100 employees. Thus, if they incur the same absolute savings as other large facilities, their relative percentage savings will be the highest, and they will experience the greatest cost savings in percentage terms as a result of the standard. The cost differentials are in no case larger than one percentage point. Thus, by this criterion, small business impacts are not deemed significant.

The third criterion focuses on the amount of capital available to small businesses or facilities. Since the capital costs incurred as a result of investment in control equipment needed for small businesses to meet the standard was less than 10 percent of the businesses’ total assets in all 39 affected SIC codes, it was concluded that the total assets of small facilities will not be so adversely affected as to prohibit the procurement of outside financing. (Examining an increase in capital costs as a percentage of total assets is a measure of the ability of a firm or facility to meet this capital costs increase.) The conclusion, then, is that lack of available capital will not be an obstacle for small facilities in complying with the regulation.

Criterion number four stipulates that small business impacts are significant if compliance leads to closure. The only implication of closure in the economic impact analysis is found in the section on earnings impacts. Here it was found that, under worst-case assumptions, closures might occur in only two SIC codes, 254 and 259 (Miscellaneous Furniture and Fixtures), given their low rate of profitability in the baseline. If this indeed occurs, the question of whether or not these closures make up a substantial portion of small entities must be addressed. The actual number of impacted facilities in the 39 impacted SICs is unknown. If it can be assumed that each SIC is impacted in the same proportion, a proxy for the share of impacted facilities represented by SIC codes 254 and 259 is the total number of facilities in these SIC codes as a share of the total number of potentially impacted firms. SIC codes 254 and 259 hold a combined total 3,194 small facilities. This makes up 3.4 percent of the total 93,121 small facilities in all 39 SIC codes. Thus, in the extreme case that some closures result, the number of closures is estimated to be far less than the amount required to impact a

substantial number of facilities.

In conclusion, and pursuant to section 605(b) of the Regulatory Flexibility Act, 5 U.S.C. 605(b), the Administrator certifies that this rule will not have a significant economic impact on a substantial number of small entities. The basis for the certification is that the economic impacts for small entities do not meet or exceed the four criteria in the Guidelines to the Regulatory Flexibility Act of 1980, as shown above. Further information on the initial RFA is available in the background information package (see Background Information Document section near the beginning of this preamble).

List of Subjects in and 40 CFR Parts 963

Environmental Protection, Air pollution control, Hazardous substances, Halogenated solvent cleaning machines, Reporting and recordkeeping requirements.

Dated: November 15, 1994.
Carol M. Browner, Administrator.

For the reasons set out in the preamble, title 40, chapter I, of the Code of Federal Regulations is amended as set forth below:

PART 9-[AMENDED]

1. The authority citation for part 9 continues to read as follows:

Authority: 7 U.S.C. 135 et seq., 135-136y; 15 U.S.C. 2001, 15 U.S.C. 2003, 15 U.S.C. 2005, 15 U.S.C. 2006, 2601-2671; 21 U.S.C. 331j, 21 U.S.C. 346a, 348; 31 U.S.C. 9701; 33 U.S.C. 1251 et seq., 1311, 1313d, 1314, 1321, 1326, 1330, 1344, 1345(d) and (e), 1361; E.O. 11735, 38 FR 21243, 3 CFR, 1971-1975 Comp. p. 973; 42 U.S.C. 241, 42 U.S.C. 242b, 42 U.S.C. 243, 42 U.S.C. 246, 42 U.S.C. 300f, 42 U.S.C. 300g, 42 U.S.C. 300g-1, 42 U.S.C. 300g-2, 42 U.S.C. 300g-3, 42 U.S.C. 300g-4, 42 U.S.C. 300g-5, 42 U.S.C. 300g-6, 42 U.S.C. 300j-1, 42 U.S.C. 300j-2, 42 U.S.C. 300j-3, 42 U.S.C. 300j-4, 42 U.S.C. 300j-9, 1857 et seq., 6901-6992k, 7401-7671q, 7542, 9601-9657, 11023, 11048.

2. Section 9.1 is amended by adding in numerical order a new entry to the table under the indicated heading to read as follows:

§ 9.1 OMB approvals under the Paperwork Reduction Act. * * * * *

| 40 CFR citation | OMB control No. |
|-----------------|-----------------|
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| * * * | * * |

National Emission Standards for Hazardous Air Pollutants for Source Categories:

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| | * | * | * | * | * |
| 63.467-63.468 | | | | | 2060-0273 |
| | * | * | * | * | * |

PART 63-[AMENDED]

1. The authority citation for part 63 continues to read as follows:

Authority: 42 U.S.C. 7401 et seq.

2. Part 63 is amended by adding subpart T to read as follows:

Subpart T-National Emission Standards for Halogenated Solvent Cleaning Secs. 63.460 Applicability and designation of source. 63.461 Definitions. 63.462 Batch cold cleaning machine standards. 63.463 Batch vapor and in-line cleaning machine standards. 63.464 Alternative standards. 63.465 Test methods. 63.466 Monitoring procedures. 63.467 Recordkeeping requirements. 63.468 Reporting requirements. 63.469 Equivalent methods of control.

Subpart T-National Emission Standards for Halogenated Solvent Cleaning

§ 63.460 Applicability and designation of source.

(a) The provisions of this subpart apply to each individual batch vapor, in-line vapor, in-line cold, and batch cold solvent cleaning machine that uses any solvent containing methylene chloride (CAS No. 75-09-2), perchloroethylene (CAS No. 127-18-4), trichloroethylene (CAS No. 79-01-6), 1,1,1-trichloroethane (CAS No. 71-55-6), carbon tetrachloride (CAS No. 56-23-5) or chloroform (CAS No. 67-66-3), or any combination of these halogenated HAP solvents, in a total concentration greater than 5 percent by weight, as a cleaning and/or drying agent. The concentration of these solvents may be determined using EPA test method 18, material safety data sheets, or engineering calculations.

(b) Except as noted in appendix C (General Provisions Applicability to Subpart T) of this subpart, the provisions of subpart A of this part (General Provisions) apply to owners or operators of any solvent cleaning machine meeting the applicability criteria of paragraph (a) of this section.

(c) Each solvent cleaning machine subject to this subpart that commences construction or reconstruction after November 29, 1993, shall achieve compliance with the provisions of this subpart immediately upon startup or by December 2, 1994, whichever is later.

“(d) Each solvent cleaning machine subject to this subpart that commenced construction or reconstruction on or before November 29, 1993, shall achieve compliance with the provisions of this subpart no later than.

(e) In delegating implementation and enforcement authority to a State under section 112(d) of the Act, the authority contained in paragraph (f) of this section shall be retained by the Administrator and not transferred to a State.

(f) The authority conferred in § 63.463(d)(9) and § 63.469 will not be delegated to any State.

§ 63.461 Definitions.

Unless defined below, all terms used in this subpart are used as defined in the 1990 Clean Air Act, or in subpart A of 40 CFR Part 63:

Administrator means the Administrator of the United States Environmental Protection Agency or his or her authorized representative (e.g., State that has been delegated the authority to implement the provisions of this part.)

Air blanket means the layer of air inside the solvent cleaning machine freeboard located above the solvent/air interface. The centerline of the air blanket is equidistant between the sides of the machine.

Automated parts handling system means a mechanical device that carries all parts and parts baskets at a controlled speed from the initial loading of soiled or wet parts through the removal of the cleaned or dried parts. Automated parts handling systems include, but are not limited to, hoists and conveyors.

Batch cleaning machine means a solvent cleaning machine in which individual parts or a set of parts move through the entire cleaning cycle before new parts are introduced into the solvent cleaning machine. An open-top vapor cleaning machine is a type of batch cleaning machine. A solvent cleaning machine, such as a ferris wheel cleaner, that cleans multiple batch loads simultaneously and is manually loaded is a batch cleaning machine.

Carbon adsorber means a bed of activated carbon into which an air-solvent gas-vapor stream is routed and which adsorbs the solvent on the carbon.

Clean liquid solvent means fresh unused solvent, recycled solvent, or used solvent that has been cleaned of soils (e.g., skimmed of oils or sludge and strained of metal chips).

Cleaning capacity means, for a cleaning machine without a solvent/air interface, the maximum volume of parts that can be cleaned at one time. In most cases, the cleaning capacity is equal to the volume (length times width times height) of the cleaning chamber.

Cold cleaning machine means any device or piece of equipment that contains and/or uses liquid solvent, into which parts are placed to remove soils from the surfaces of the parts or to dry the parts. Cleaning machines that contain and use heated, nonboiling solvent to clean the parts are classified as cold cleaning machines.

Consumption means the amount of halogenated hazardous air pollutant solvent added to the solvent cleaning machine.

Cover means a lid, top, or portal cover that shields the solvent cleaning machine openings from air disturbances when in place and is designed to be easily opened and closed without disturbing the vapor zone. Air disturbances include, but are not limited to, lip exhausts, ventilation fans, and general room drafts. Types of covers include, but are not limited to, sliding, biparting, and rolltop covers.

Downtime mode means the time period when a solvent cleaning machine is not cleaning parts and the sump heating coils, if present, are turned off.

Dwell means the technique of holding parts within the freeboard area but above the vapor zone of the solvent cleaning machine. Dwell occurs after cleaning to allow solvent to drain from the parts or parts baskets back into the solvent cleaning machine.

Dwell time means the required minimum length of time that a part must dwell, as determined by § 63.465(d).

Emissions means halogenated hazardous air pollutant solvent consumed (i.e., halogenated hazardous air pollutant solvent added to the machine) minus the liquid halogenated hazardous air pollutant solvent removed from the machine and the halogenated hazardous air pollutant solvent removed from the machine in the solid waste.

Existing means any solvent cleaning machine the construction or reconstruction of which was commenced on or before November 29, 1993.

Freeboard area means; for a batch cleaning machine, the area within the solvent cleaning machine that extends from the solvent/air interface to the top of the solvent cleaning machine; for an in-line cleaning machine, it is the area within the solvent cleaning machine that extends from the solvent/air interface to the bottom of the entrance or exit opening, whichever is lower.

Freeboard height means; for a batch cleaning machine, the distance from the solvent/air interface, as measured during the idling mode, to the top of the cleaning machine; for an in-line cleaning machine, it is the distance from the solvent/air interface to the bottom of the entrance or exit opening, whichever is lower, as measured during the idling mode.

Freeboard ratio means the ratio of the solvent cleaning machine freeboard height to the smaller interior dimension (length, width, or diameter) of the solvent cleaning machine.

Freeboard refrigeration device (also called a chiller) means a set of secondary coils mounted in the freeboard area that carries a refrigerant or other chilled substance to provide a chilled air blanket above the solvent vapor. A primary condenser capable of meeting the requirements of § 63.463(e)(2)(i) is defined as both a freeboard refrigeration device and a primary condenser for the purposes of these standards.

Halogenated hazardous air pollutant solvent or halogenated HAP solvent means methylene chloride (CAS No. 75-09-2), perchloroethylene (CAS No. 127-18-4), trichloroethylene (CAS No. 79-01-6), 1,1,1-trichloroethane (CAS No. 71-55-6), carbon tetrachloride (CAS No. 56-23-5), and chloroform (CAS No. 67-66-3).

Hoist means a mechanical device that carries the parts basket and the parts to be cleaned from the loading area into the solvent cleaning machine and to the unloading area at a controlled speed. A hoist may be operated by controls or may be programmed to cycle parts through the cleaning cycle automatically.

Idling mode means the time period when a solvent cleaning machine is not actively cleaning parts and the sump heating coils, if present, are turned on.

Idling-mode cover means any cover or solvent cleaning machine design that allows the cover to shield the cleaning machine openings during the idling mode. A cover that meets this definition can also be used as a working-mode cover if that definition is also met.

Immersion cold cleaning machine means a cold cleaning machine in which the parts are immersed in the solvent when being cleaned. A remote reservoir cold cleaning machine that is also an immersion cold cleaning machine is considered an immersion cold cleaning machine for purposes of this subpart.

In-line cleaning machine or continuous cleaning machine means a solvent cleaning machine that uses an automated parts handling system, typically a conveyor, to automatically provide a continuous supply of parts to be cleaned. These units are fully enclosed except for the conveyor inlet and exit portals. In-line cleaning machines can be either cold or vapor cleaning machines.

Leak-proof coupling means a threaded or other type of coupling that prevents solvents from leaking while filling or draining solvent to and from the solvent cleaning machine.

Lip exhaust means a device installed at the top of the opening of a solvent cleaning machine that draws in air and solvent vapor from the freeboard area and ducts the air and vapor away from the solvent cleaning area.

Monthly reporting period means any calendar month in which the owner or operator of a solvent cleaning machine is required to calculate and report the solvent emissions from each solvent cleaning machine.

New means any solvent cleaning machine the construction or reconstruction of which is commenced after November 29, 1993.

Open-top vapor cleaning machine means a batch solvent cleaning machine that has its upper surface open to the air and boils solvent to create solvent vapor used to clean and/or dry parts.

Part means any object that is cleaned in a solvent cleaning machine. Parts include, but are not limited to, discrete parts, assemblies, sets of parts, and continuous parts (i.e., continuous sheets of metal).

Primary condenser means a series of circumferential cooling coils on a vapor cleaning machine through which a chilled substance is circulated or recirculated to provide continuous condensation of rising solvent vapors and, thereby, create a concentrated solvent vapor zone.

Reduced room draft means decreasing the flow or movement of air across the top of the freeboard area of the solvent cleaning machine to meet the specifications of § 63.463(e)(2)(ii). Methods of achieving a reduced room draft include, but are not limited to, redirecting fans and/or air vents to not blow across the cleaning machine, moving the cleaning machine to a corner where there is less room draft, and constructing a partial or complete enclosure around the cleaning machine.

Remote reservoir cold cleaning machine means any device in which liquid solvent is pumped to a sink-like work area that drains solvent back into an enclosed container while parts are being cleaned, allowing no solvent to pool in the work area.

Soils means contaminants that are removed from the parts being cleaned. Soils include, but are not limited to, grease, oils, waxes, metal chips, carbon deposits, fluxes, and tars.

Solvent/air interface means, for a vapor cleaning machine, the location of contact between the concentrated solvent vapor layer and the air. This location of contact is defined as the mid-line height of the primary condenser coils. For a cold cleaning machine, it is the location of contact between the liquid solvent and the air.

Solvent/air interface area means; for a vapor cleaning machine, the surface area of the solvent vapor zone that is exposed to the air; for an in-line cleaning machine, it is the total surface area of all the sumps; for a cold cleaning machine, it is the surface area of the liquid solvent that is exposed to the air.

Solvent cleaning machine means any device or piece of equipment that uses halogenated HAP solvent liquid or vapor to remove soils from the surfaces of materials. Types of solvent cleaning machines include, but are not limited to, batch vapor, in-line vapor, in-line cold, and batch cold solvent cleaning machines.

Solvent vapor zone means; for a vapor cleaning machine, the area that extends from the liquid solvent surface to the level that solvent vapor is condensed. This condensation level is defined as the midline

height of the primary condenser coils.

Sump means the part of a solvent cleaning machine where the liquid solvent is located.

Sump heater coils means the heating system on a cleaning machine that uses steam, electricity, or hot water to heat or boil the liquid solvent.

Superheated vapor system means a system that heats the solvent vapor, either passively or actively, to a temperature above the solvent's boiling point. Parts are held in the superheated vapor before exiting the machine to evaporate the liquid solvent on them. Hot vapor recycle is an example of a superheated vapor system.

Vapor cleaning machine means a batch or in-line solvent cleaning machine that boils liquid solvent generating solvent vapor that is used as a part of the cleaning or drying cycle.

Water layer means a layer of water that floats above the denser solvent and provides control of solvent emissions. In many cases, the solvent used in batch cold cleaning machines is sold containing the appropriate amount of water to create a water cover.

Working mode means the time period when the solvent cleaning machine is actively cleaning parts. Working-mode cover means anycover or solvent cleaning machine design that allows the cover to shield the cleaning machine openings from outside air disturbances while parts are being cleaned in the cleaning machine. A cover that is used during the working mode is opened only during parts entry and removal. A cover that meets this definition can also be used as an idling-mode cover if that definition is also met.

§ 63.462 Batch cold cleaning machine standards.

(a) Each owner or operator of an immersion batch cold solvent cleaning machine shall comply with the requirements specified in paragraph(a)(1) or (a)(2) of this section.

(1) Employ a tightly fitting cover that shall be closed at all times except during parts entry and removal, and a water layer at a minimum thickness of 2.5 centimeters (1.0 inch) on the surface of the solvent within the cleaning machine, or

(2) Employ a tightly fitting cover that shall be closed at all times except during parts entry and removal and a freeboard ratio of 0.75 or greater.

(b) Each owner or operator of a remote-reservoir batch cold solvent cleaning machine shall employ a tightly fitting cover over the solvent sump that shall be closed at all times except during the cleaning of parts.

(c) Each owner or operator of a batch cold solvent cleaning machine complying with paragraphs (a)(2)

or (b) of this section shall comply with the work and operational practice requirements specified in paragraphs (c)(1) through (c)(8) of this section.

(1) All waste solvent shall be collected and stored in closed containers. The closed container may contain a device that allows pressure relief, but does not allow liquid solvent to drain from the container.

(2) If a flexible hose or flushing device is used, flushing shall be performed only within the freeboard area of the solvent cleaning machine.

(3) The owner or operator shall drain solvent cleaned parts for 15 seconds or until dripping has stopped, whichever is longer. Parts having cavities or blind holes shall be tipped or rotated while draining.

(4) The owner or operator shall ensure that the solvent level does not exceed the fill line.

(5) Spills during solvent transfer shall be wiped up immediately. The wipe rags shall be stored in covered containers meeting the requirements of paragraph (c)(1) of this section.

(6) When an air- or pump-agitated solvent bath is used, the owner or operator shall ensure that the agitator is operated to produce a rolling motion of the solvent but not observable splashing against tank walls or parts being cleaned.

(7) The owner or operator shall ensure that, when the cover is open, the cold cleaning machine is not exposed to drafts greater than 40 meters per minute (132 feet per minute), as measured between 1 and 2 meters (3.3 and 6.6 feet) upwind and at the same elevation as the tank lip.

(8) Sponges, fabric, wood, and paper products shall not be cleaned.

(d) Each owner or operator of a batch cold cleaning machine shall submit an initial notification report as described in § 63.468(a) and a compliance report as described in § 63.468(b). No further reporting or recordkeeping is required.

§ 63.463 Batch vapor and in-line cleaning machine standards.

(a) Except as provided in § 63.464, each owner or operator of a solvent cleaning machine subject to the provisions of this subpart shall ensure that each existing or new batch vapor or in-line solvent cleaning machine subject to the provisions of this subpart conforms to the design requirements specified in paragraphs (a)(1) through (a)(7) of this section.

(1) Each cleaning machine shall be designed or operated to meet the control equipment or technique requirements in paragraph (a)(1)(i) or (a)(1)(ii) of this section.

(i) An idling and downtime mode cover, as described in § 63.463(d)(1)(i), that may be readily opened or closed, that completely covers the cleaning machine openings when in place, and is free of cracks, holes, and other defects.

(ii) A reduced room draft as described in § 63.463(e)(2)(ii).

(2) Each cleaning machine shall have a freeboard ratio of 0.75 or greater.

(3) Each cleaning machine shall have an automated parts handling system capable of moving parts or parts baskets at a speed of 3.4 meters per minute (11 feet per minute) or less from the initial loading of parts through removal of cleaned parts.

(4) Each vapor cleaning machine shall be equipped with a device that shuts off the sump heat if the sump liquid solvent level drops to the sump heater coils.

(5) Each vapor cleaning machine shall be equipped with a vapor level control device that shuts off sump heat if the vapor level in the vapor cleaning machine rises above the height of the primary condenser.

(6) Each vapor cleaning machine shall have a primary condenser.

(7) Each cleaning machine that uses a lip exhaust shall be designed and operated to route all collected solvent vapors through a properly operated and maintained carbon adsorber that meets the requirements of paragraph (e)(2)(vii) of this section.

(b) Except as provided in § 63.464, each owner or operator of an existing or new batch vapor cleaning machine shall comply with either paragraph (b)(1) or (b)(2) of this section.

(1) Each owner or operator of a batch vapor cleaning machine with a solvent/air interface area of 1.21 square meters (13 square feet) or less shall comply with the requirements specified in either paragraph (b)(1)(i) or (b)(1)(ii) of this section.

(i) Employ one of the control combinations listed in table 1 of this subpart or other equivalent methods of control as determined using the procedure in § 63.469, equivalent methods of control.

Table 1.-Control Combinations for Batch Vapor Solvent Cleaning Machines
With a Solvent/Air Interface Area of 1.21 Square Meters (13 Square Feet) or Less

| Option | Control combinations |
|--------|--|
| <hr/> | |
| 1 | Working-mode cover, freeboard ratio of 1.0, superheated vapor. |
| 2 | Freeboard refrigeration device, superheated vapor. |
| 3 | Working-mode cover, freeboard refrigeration device. |
| 4 | Reduced room draft, freeboard ratio of 1.0, superheated vapor. |
| 5 | Freeboard refrigeration device, reduced room draft. |
| 6 | Freeboard refrigeration device, freeboard ratio of 1.0. |
| 7 | Freeboard refrigeration device, dwell. |
| 8 | Reduced room draft, dwell, freeboard ratio of 1.0. |
| 9 | Freeboard refrigeration device, carbon adsorber. |
| 10 | Freeboard ratio of 1.0, superheated vapor, carbon adsorber. |

NOTE: Unlike most of the control techniques available for complying with this rule, carbon adsorbers are not considered to be a pollution prevention measure. Use of such units may impose additional cost and burden for a number of reasons. First, carbon adsorption units are generally more expensive than other controls listed in the options.

Second, these units may present cross-media impacts such as effluent discharges if not properly operated and maintained, and spent carbon beds have to be disposed of as hazardous waste. When making decisions about what controls to install on halogenated solvent cleaning machines to meet the requirements of this rule, all of these factors should be weighed and pollution prevention measures are encouraged wherever possible.

(ii) Demonstrate that their solvent cleaning machine can achieve and maintain an idling emission limit of 0.22 kilograms per hour per square meter (0.045 pounds per hour per square foot) of solvent/air interface area as determined using the procedures in § 63.465(a) and appendix A to this part.

(2) Each owner or operator of a batch vapor cleaning machine with a solvent/air interface area greater than 1.21 square meters (13 square feet) shall comply with the requirements specified in either paragraph (b)(2)(i) or (b)(2)(ii) of this section.

(i) Employ one of the control combinations listed in table 2 of this subpart or other equivalent methods of control as determined using the procedure in § 63.469, equivalent methods of control.

Table 2.-Control Combinations for Batch Vapor Solvent Cleaning Machines
With a Solvent/Air Interface Area Greater than 1.21 Square Meters (13 Square Feet)

| Option | Control combinations |
|--------|---|
| 1 | Freeboard refrigeration device, freeboard ratio of 1.0, vapor superheated. |
| 2 | Dwell, freeboard refrigeration device, reduced room draft. |
| 3 | Working-mode cover, freeboard refrigeration device, superheated vapor. |
| 4 | Freeboard ratio of 1.0, reduced room draft, superheated vapor. |
| 5 | Freeboard refrigeration device, reduced room draft, superheated vapor. |
| 6 | Freeboard refrigeration device, reduced room draft, freeboard ratio of 1.0. |
| 7 | Freeboard refrigeration device, superheated vapor, carbon adsorber. |

NOTE: Unlike most of the control techniques available for complying with this rule, carbon adsorbers are not considered to be a pollution prevention measure. Use of such units may impose additional cost and burden for a number of reasons. First, carbon adsorption units are generally more expensive than other controls listed in the options.

Second, these units may present cross-media impacts such as effluent discharges if not properly operated and maintained, and spent carbon beds have to be disposed of as hazardous waste. When making decisions about what controls to install on halogenated solvent cleaning machines to meet the requirements of this rule, all of these factors should be weighed and pollution prevention measures are encouraged wherever possible.

(ii) Demonstrate that their solvent cleaning machine can achieve and maintain an idling emission limit of 0.22 kilograms per hour per square meter (0.045 pounds per hour per square foot) of solvent/air interface area as determined using the procedures in § 63.465(a) and appendix A of this part.

(c) Except as provided in § 63.464, each owner or operator of an in-line cleaning machine shall comply with paragraph (c)(1) or (c)(2) of this section as appropriate.

(1) Each owner or operator of an existing in-line cleaning machine shall comply with the requirements specified in either paragraph (c)(1)(i) or (c)(1)(ii) of this section.

(i) Employ one of the control combinations listed in table 3 of this subpart or other equivalent methods of control as determined using the procedure in § 63.469, equivalent methods of control.

Table 3.-Control Combinations for Existing In-Line Solvent Cleaning Machines

| Option | Control combinations |
|--------|---|
| 1 | Superheated vapor, freeboard ratio of 1.0. |
| 2 | Freeboard refrigeration device, freeboard ratio of 1.0. |
| 3 | Dwell, freeboard refrigeration device. |
| 4 | Dwell, carbon adsorber. |

NOTE: Unlike most of the control techniques available for complying with this rule, carbon adsorbers are not considered to be a pollution prevention measure. Use of such units may impose additional cost and burden for a number of reasons. First, carbon adsorption units are generally more expensive than other controls listed in the options.

Second, these units may present cross-media impacts such as effluent discharges if not properly operated and maintained, and spent carbon beds have to be disposed of as hazardous waste. When making decisions about what controls to install on halogenated solvent cleaning machines to meet the requirements of this rule, all of these factors should be weighed and pollution prevention measures are encouraged wherever possible.

(ii) Demonstrate that their solvent cleaning machine can achieve and maintain an idling emission limit of 0.10 kilograms per hour per square meter (0.021 pounds per hour per square foot) of solvent/air interface area as determined using the procedures in § 63.465(a) and appendix A to this part.

(2) Each owner or operator of a new in-line cleaning machine shall comply with the requirements specified in either paragraph (c)(2)(i) or (c)(2)(ii) of this section.

(i) Employ one of the control combinations listed in table 4 of this subpart or other equivalent methods of control as determined using the procedure in § 63.469, equivalent methods of control section.

Table 4.-Control Combinations for New In-Line Solvent Cleaning Machines

| Option | Control combinations |
|--------|--|
| 1 | Superheated vapor, freeboard refrigeration device. |

- 2 Freeboard refrigeration device, carbon adsorber.
 - 3 Superheated vapor, carbon adsorber.
-

NOTE: Unlike most of the control techniques available for complying with this rule, carbon adsorbers are not considered to be a pollution prevention measure. Use of such units may impose additional cost and burden for a number of reasons. First, carbon adsorption units are generally more expensive than other controls listed in the options.

Second, these units may present cross-media impacts such as effluent discharges if not properly operated and maintained, and spent carbon beds have to be disposed of as hazardous waste. When making decisions about what controls to install on halogenated solvent cleaning machines to meet the requirements of this rule, all of these factors should be weighed and pollution prevention measures are encouraged wherever possible.

(ii) Demonstrate that their solvent cleaning machine can achieve and maintain an idling emission limit of 0.10 kilograms per hour per square meter (0.021 pounds per hour per square foot) of solvent/air interface area as determined using the procedures in § 63.465(a) and appendix A to this part.

(d) Except as provided in § 63.464, each owner or operator of an existing or new batch vapor or in-line solvent cleaning machine shall meet all of the following required work and operational practices specified in paragraph (d)(1) through (d)(12) of this section as applicable.

(1) Control air disturbances across the cleaning machine opening(s) by incorporating the control equipment or techniques in paragraph (d)(1)(i) or (d)(1)(ii) of this section.

(i) Cover(s) to each solvent cleaning machine shall be in place during the idling mode, and during the downtime mode unless either the solvent has been removed from the machine or maintenance or monitoring is being performed that requires the cover(s) to not be in place.

(ii) A reduced room draft as described in § 63.463(e)(2)(ii).

(2) The parts baskets or the parts being cleaned in an open-top batch vapor cleaning machine shall not occupy more than 50 percent of the solvent/air interface area unless the parts baskets or parts are introduced at a speed of 0.9 meters per minute (3 feet per minute) or less.

(3) Any spraying operations shall be done within the vapor zone or within a section of the solvent cleaning machine that is not directly exposed to the ambient air (i.e., a baffled or enclosed area of the solvent cleaning machine).

(4) Parts shall be oriented so that the solvent drains from them freely. Parts having cavities or blind holes shall be tipped or rotated before being removed from any solvent cleaning machine unless an

equally effective approach has been approved by the Administrator.

(5) Parts baskets or parts shall not be removed from any solvent cleaning machine until dripping has stopped.

(6) During startup of each vapor cleaning machine, the primary condenser shall be turned on before the sump heater.

(7) During shutdown of each vapor cleaning machine, the sump heater shall be turned off and the solvent vapor layer allowed to collapse before the primary condenser is turned off.

(8) When solvent is added or drained from any solvent cleaning machine, the solvent shall be transferred using threaded or other leakproof couplings and the end of the pipe in the solvent sump shall be located beneath the liquid solvent surface.

(9) Each solvent cleaning machine and associated controls shall be maintained as recommended by the manufacturers of the equipment or using alternative maintenance practices that have been demonstrated to the Administrator's satisfaction to achieve the same or better results as those recommended by the manufacturer.

(10) Each operator of a solvent cleaning machine shall complete and pass the applicable sections of the test of solvent cleaning operating procedures in appendix B to this part if requested during an inspection by the Administrator.

(11) Waste solvent, still bottoms, and sump bottoms shall be collected and stored in closed containers. The closed containers may contain a device that would allow pressure relief, but would not allow liquid solvent to drain from the container.

(12) Sponges, fabric, wood, and paper products shall not be cleaned.

(e) Each owner or operator of a solvent cleaning machine complying with either paragraph (b) or (c) of this section shall comply with the requirements specified in paragraphs (e)(1) through (e)(4) of this section.

(1) Conduct monitoring of each control device used to comply with § 63.463 of this subpart as provided in § 63.466.

(2) Determine during each monitoring period whether each control device used to comply with these standards meets the requirements specified in paragraphs (e)(2)(i) through (e)(2)(vii) of this section.

(i) If a freeboard refrigeration device is used to comply with these standards, the owner or operator shall ensure that the chilled air blanket temperature (in °F or °C), measured at the center of the air

blanket, is no greater than 30 percent of the solvent's boiling point.

(ii) If a reduced room draft is used to comply with these standards, the owner or operator shall comply with the requirements specified in paragraphs (e)(2)(ii)(A) and (e)(2)(ii)(B) of this section.

(A) Ensure that the flow or movement of air across the top of the freeboard area of the solvent cleaning machine or within the solvent cleaning machine enclosure does not exceed 15.2 meters per minute (50 feet per minute) at any time as measured using the procedures in § 63.466(d).

(B) Establish and maintain the operating conditions under which the wind speed was demonstrated to be 15.2 meters per minute (50 feet per minute) or less as described in § 63.466(d).

(iii) If a working-mode cover is used to comply with these standards, the owner or operator shall comply with the requirements specified in paragraphs (e)(2)(iii)(A) and (e)(2)(iii)(B) of this section.

(A) Ensure that the cover opens only for part entrance and removal and completely covers the cleaning machine openings when closed.

(B) Ensure that the working-mode cover is maintained free of cracks, holes, and other defects.

(iv) If an idling-mode cover is used to comply with these standards, the owner or operator shall comply with the requirements specified in paragraphs (e)(2)(iv)(A) and (e)(2)(iv)(B) of this section.

(A) Ensure that the cover is in place whenever parts are not in the solvent cleaning machine and completely covers the cleaning machine openings when in place.

(B) Ensure that the idling-mode cover is maintained free of cracks, holes, and other defects.

(v) If a dwell is used to comply with these standards, the owner or operator shall comply with the requirements specified in paragraphs (e)(2)(v)(A) and (e)(2)(v)(B) of this section.

(A) Determine the appropriate dwell time for each type of part or parts basket, or determine the maximum dwell time using the most complex part type or parts basket, as described in § 63.465(d).

(B) Ensure that, after cleaning, each part is held in the solvent cleaning machine freeboard area above the vapor zone for the dwell time determined for that particular part or parts basket, or for the maximum dwell time determined using the most complex part type or parts basket.

(vi) If a superheated vapor system is used to comply with these standards, the owner or operator shall comply with the requirements specified in paragraphs (e)(2)(vi)(A) through (e)(2)(vi)(C) of

this section.

(A) Ensure that the temperature of the solvent vapor at the center of the superheated vapor zone is at least 10°F above the solvent's boiling point.

(B) Ensure that the manufacturer's specifications for determining the minimum proper dwell time within the superheated vapor system is followed.

(C) Ensure that parts remain within the superheated vapor for at least the minimum proper dwell time.

(vii) If a carbon adsorber in conjunction with a lip exhaust is used to comply with these standards, the owner or operator shall comply with the requirements specified in paragraphs (e)(2)(vii)(A) through (e)(2)(vii)(C) of this section.

(A) Ensure that the concentration of organic solvent in the exhaust from this device does not exceed 100 parts per million of any halogenated HAP compound as measured using the procedure in § 63.466(e). If the halogenated HAP solvent concentration in the carbon adsorber exhaust exceeds 100 parts per million, the owner or operator shall adjust the desorption schedule or replace the disposable canister, if not a regenerative system, so that the exhaust concentration of halogenated HAP solvent is brought below 100 parts per million.

(B) Ensure that the carbon adsorber bed is not bypassed during desorption.

(C) Ensure that the lip exhaust is located above the solvent cleaning machine cover so that the cover closes below the lip exhaust level.

(3) If any of the requirements of paragraph (e)(2) of this section are not met, determine whether an exceedance has occurred using the criteria in paragraphs (e)(3)(i) and (e)(3)(ii) of this section.

(i) An exceedance has occurred if the requirements of paragraphs (e)(2)(ii)(B), (e)(2)(iii)(A), (e)(2)(iv)(A), (e)(2)(v), (e)(2)(vi)(B), (e)(2)(vi)(C), (e)(2)(vii)(B), or (e)(2)(vii)(C) of this section have not been met.

(ii) An exceedance has occurred if the requirements of paragraphs (e)(2)(i), (e)(2)(ii)(A), (e)(2)(iii)(B), (e)(2)(iv)(B), (e)(2)(vi)(A), or (e)(2)(vii)(A) of this section have not been met and are not corrected within 15 days of detection. Adjustments or repairs shall be made to the solvent cleaning system or control device to reestablish required levels. The parameter must be remeasured immediately upon adjustment or repair and demonstrated to be within required limits.

(4) The owner or operator shall report all exceedances and all corrections and adjustments made to avoid an exceedance as specified in § 63.468(h).

(f) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the idling emission limit standards in paragraphs (b)(1)(ii), (b)(2)(ii), (c)(1)(ii), or (c)(2)(ii) of this section shall comply with the requirements specified in paragraphs (f)(1) through (f)(5) of this section.

(1) Conduct an initial performance test to comply with the requirements specified in paragraphs (f)(1)(i) and (f)(1)(ii) of this section.

(i) Demonstrate compliance with the applicable idling emission limit.

(ii) Establish parameters that will be monitored to demonstrate compliance. If a control device is used that is listed in paragraph (e)(2) of this section, then the requirements for that control device as listed in paragraph (e)(2) of this section shall be used unless the owner or operator can demonstrate to the Administrator's satisfaction that an alternative strategy is equally effective.

(2) Conduct the periodic monitoring of the parameters used to demonstrate compliance as described in § 63.466(f).

(3) Operate the solvent cleaning machine within parameters identified in the initial performance test.

(4) If any of the requirements in paragraphs (f)(1) through (f)(3) of this section are not met, determine whether an exceedance has occurred using the criteria in paragraphs (f)(4)(i) and (f)(4)(ii) of this section.

(i) If using a control listed in paragraph (e) of this section, the owner or operator shall comply with the appropriate parameter values in paragraph (e)(2) and the exceedance delineations in paragraphs (e)(3)(i) and (e)(3)(ii) of this section.

(ii) If using a control not listed in paragraph (e) of this section, the owner or operator shall indicate whether the exceedance of the parameters that are monitored to determine the proper functioning of this control would be classified as an immediate exceedance or whether a 15 day repair period would be allowed. This information must be submitted to the Administrator for approval.

(5) The owner or operator shall report all exceedances and all corrections and adjustments made to avoid an exceedance as specified in § 63.468(h).

§ 63.464 Alternative standards.

(a) As an alternative to meeting the requirements in § 63.463, each owner or operator of a batch vapor or in-line solvent cleaning machine can elect to comply with the requirements of § 63.464. An owner or operator of a solvent cleaning machine who elects to comply with § 63.464 shall comply with the requirements specified in either paragraph (a)(1) or (a)(2) of this section.

(1) If the cleaning machine has a solvent/air interface, as defined in § 63.461, the owner or operator shall comply with the requirements specified in paragraphs (a)(1)(i) and (a)(1)(ii) of this section.

(i) Maintain a log of solvent additions and deletions for each solvent cleaning machine.

(ii) Ensure that the emissions from each solvent cleaning machine are equal to or less than the applicable emission limit presented in table 5 of this subpart as determined using the procedures in § 63.465(b) and (c).

Table 5.-Emission Limits for Batch Vapor and In-Line Solvent Cleaning Machines With a Solvent/Air Interface

| Solvent cleaning machine | 3-month rolling average monthly emission limit (kilograms/square meters/ month) |
|--|--|
| Batch vapor solvent cleaning machines | 150 |
| Existing in-line solvent cleaning machines | 153 |
| New in-line solvent cleaning machines | 99 |

(2) If the cleaning machine is a batch vapor cleaning machine and does not have a solvent/air interface, the owner or operator shall comply with the requirements specified in paragraphs (a)(2)(i) and (a)(2)(ii) of this section.

(i) Maintain a log of solvent additions and deletions for each solvent cleaning machine.

(ii) Ensure that the emissions from each solvent cleaning machine are equal to or less than the appropriate limits as described in paragraphs (a)(2)(ii)(A) and (a)(2)(ii)(B) of this section.

(A) For cleaning machines with a cleaning capacity, as reported in § 63.468(d), that is less than or equal to 2.95 cubic meters, the emission limit shall be determined using table 6 or equation 1. If using table 6, and the cleaning capacity of the cleaning machine falls between two cleaning capacity sizes, then the lower of the two emission limits applies.

(B) For cleaning machines with a cleaning capacity as reported in § 63.468(d), that is greater than 2.95 cubic meters, the emission limit shall be determined using equation 1.

$$EL = 330 * (Vol)^{0.6} \quad (1)$$

where:

EL = the 3-month rolling average monthly emission limit (kilograms/month).

Table 6.-Emission Limits for Cleaning Machines Without a Solvent/Air Interface

| Cleaning capacity (cubic meters) | 3-month rolling average monthly emission limit (kilograms/ month) |
|-------------------------------------|--|
| 0.00 | 0 |
| 0.05 | 55 |
| 0.10 | 83 |
| 0.15 | 106 |
| 0.20 | 126 |
| 0.25 | 144 |
| 0.30 | 160 |
| 0.35 | 176 |
| 0.40 | 190 |
| 0.45 | 204 |
| 0.50 | 218 |
| 0.55 | 231 |
| 0.60 | 243 |
| 0.65 | 255 |
| 0.70 | 266 |
| 0.75 | 278 |
| 0.80 | 289 |
| 0.85 | 299 |
| 0.90 | 310 |
| 0.95 | 320 |
| 1.00 | 330 |

| | |
|------|-----|
| 1.05 | 340 |
| 1.10 | 349 |
| 1.15 | 359 |
| 1.20 | 368 |
| 1.25 | 377 |
| 1.30 | 386 |
| 1.35 | 395 |
| 1.40 | 404 |
| 1.45 | 412 |
| 1.50 | 421 |
| 1.55 | 429 |
| 1.60 | 438 |
| 1.65 | 446 |
| 1.70 | 454 |
| 1.75 | 462 |
| 1.80 | 470 |
| 1.85 | 477 |
| 1.90 | 485 |
| 1.95 | 493 |
| 2.00 | 500 |
| 2.05 | 508 |
| 2.10 | 515 |
| 2.15 | 522 |
| 2.20 | 530 |
| 2.25 | 537 |
| 2.30 | 544 |
| 2.35 | 551 |

| | |
|------|-----|
| 2.40 | 558 |
| 2.45 | 565 |
| 2.50 | 572 |
| 2.55 | 579 |
| 2.60 | 585 |
| 2.65 | 592 |
| 2.70 | 599 |
| 2.75 | 605 |
| 2.80 | 612 |
| 2.85 | 619 |
| 2.90 | 625 |
| 2.95 | 632 |

Vol = the cleaning capacity of the solvent cleaning machine (cubic meters).

(b) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with § 63.464(a) shall demonstrate compliance with the applicable 3-month rolling average monthly emission limit on a monthly basis as described in § 63.465(b) and (c).

(c) If the applicable 3-month rolling average emission limit is not met, an exceedance has occurred. All exceedances shall be reported as required in § 63.468(h).

§ 63.465 Test methods.

(a) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with an idling emission limit standard in § 63.463(b)(1)(ii), (b)(2)(ii), (c)(1)(ii), or (c)(2)(ii) shall determine the idling emission rate of the solvent cleaning machine using Reference Method 307 in appendix A to this part.

(b) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with § 63.464 shall on the first operating day of every month ensure that the solvent cleaning machine system contains only clean liquid solvent. This includes, but is not limited to, fresh unused solvent, recycled solvent and used solvent that has been cleaned of soils. A fill line must be indicated during the first month the measurements are made. The solvent level within the machine must be returned to the same fill-line each month, immediately prior to calculating monthly emissions as specified in

§ 63.465(c). The solvent cleaning machine does not have to be emptied and filled with fresh unused solvent prior to the calculations.

(c) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with § 63.464 shall on the first operating day of the month comply with the requirements specified in paragraphs (c)(1) through (c)(3) of this section.

(1) Using the records of all solvent additions and deletions for the previous monthly reporting period required under § 63.464(a), determine solvent emissions (E_i) using equation 2 for cleaning machines with a solvent/air interface and equation 3 for cleaning machines without a solvent/air interface:

$$E_i = \frac{SA_i - LSR_i - SSR_i}{AREA_i} \quad (2)$$

$$E_n = SA_i - LSR_i - SSR_i \quad (3)$$

where:

E_i =the total halogenated HAP solvent emissions from the solvent cleaning machine during the most recent monthly reporting period i , (kilograms of solvent per square meter of solvent/air interface area per month).

E_n =the total halogenated HAP solvent emissions from the solvent cleaning machine during the most recent monthly reporting period i , (kilograms of solvent per month).

SA_i =the total amount of halogenated HAP liquid solvent added to the solvent cleaning machine during the most recent monthly reporting period i , (kilograms of solvent per month).

LSR_i =the total amount of halogenated HAP liquid solvent removed from the solvent cleaning machine during the most recent monthly reporting period i , (kilograms of solvent per month).

SSR_i =the total amount of halogenated HAP solvent removed from the solvent cleaning machine in solid waste, obtained as described in paragraph (c)(2) of this section, during the most recent monthly reporting period i , (kilograms of solvent per month).

$AREA_i$ =the solvent/air interface area of the solvent cleaning machine (square meters).

(2) Determine SSR_i using the method specified in paragraph (c)(2)(i) or (c)(2)(ii) of this section.

(i) From tests conducted using EPA reference method 25d.

(ii) By engineering calculations included in the compliance report.

(3) Determine the monthly rolling average, EA, for the 3-month period ending with the most recent reporting period using equation 4 for cleaning machines with a solvent/air interface or equation 5 for cleaning machines without a solvent/air interface:

$$Ea_i = \frac{\sum_{j=1}^3 E_n}{3} \quad (4)$$

$$Ea_n = \frac{\sum_{j=1}^3 E_n}{3} \quad (5)$$

Where:

EA_i=the average halogenated HAP solvent emissions over the preceding 3 monthly reporting periods, (kilograms of solvent per square meter of solvent/air interface area per month).

EA_n=the average halogenated HAP solvent emissions over the preceding 3 monthly reporting periods (kilograms of solvent per month).

E_i=halogenated HAP solvent emissions for each month (j) for the most recent 3 monthly reporting periods (kilograms of solvent per square meter of solvent/air interface area).

E_n=halogenated HAP solvent emissions for each month (j) for the most recent 3 monthly reporting periods (kilograms of solvent per month).

j=1 = the most recent monthly reporting period.

j=2 = the monthly reporting period immediately prior to j=1.

j=3 = the monthly reporting period immediately prior to j=2.

(d) Each owner or operator of a batch vapor or in-line solvent cleaning machine using a dwell to comply with § 63.463 shall determine the appropriate dwell time for each part or parts basket using the procedure specified in paragraphs (d)(1) and (d)(2) of this section.

(1) Determine the amount of time for the part or parts basket to cease dripping once placed in the vapor zone. The part or parts basket used for this determination must be at room temperature

before being placed in the vapor zone.

(2) The proper dwell time for parts to remain in the freeboard area above the vapor zone is no less than 35 percent of the time determined in paragraph (d)(1) of this section.

(e) An owner or operator of a source shall determine their potential to emit from all solvent cleaning operations, using the procedures described in paragraphs (e)(1) through (e)(3) of this section. A facility's total potential to emit is the sum of the HAP emissions from all solvent cleaning operations, plus all HAP emissions from other sources within the facility.

(1) Determine the potential to emit for each individual solvent cleaning using equation 6.

$$PTE_i = H_i \times W_i \times SAI_i \quad (6)$$

Where:

PTE_i = the potential to emit for solvent cleaning machine i (kilograms of solvent per year).

H_i = hours of operation for solvent cleaning machine i (hours per year).

= 8760 hours per year, unless otherwise restricted by a Federally enforceable requirement.

W_i = the working mode uncontrolled emission rate (kilograms per square meter per hour).

= 1.95 kilograms per square meter per hour for batch vapor and cold cleaning machines.

= 1.12 kilograms per square meter per hour for in-line cleaning machines.

SAI_i = solvent/air interface area of solvent cleaning machine i (square meters). Section 63.461 defines the solvent/air interface area for those machines that have a solvent/air interface. Cleaning machines that do not have a solvent/air interface shall calculate a solvent/air interface area using the procedure in paragraph (e)(2) of this section.

(2) Cleaning machines that do not have a solvent/air interface shall calculate a solvent/air interface area using equation 7.

$$SAI = 2.20 * (Vol)^{0.6} \quad (7)$$

Where:

SAI = the solvent/air interface area (square meters).

Vol = the cleaning capacity of the solvent cleaning machine (cubic meters).

(3) Sum the PTEI for all solvent cleaning operations to obtain the total potential to emit for solvent cleaning operations at the facility.

§ 63.466 Monitoring procedures.

(a) Except as provided in paragraph (g) of this section, each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the equipment standards in § 63.463 (b)(1)(i), (b)(2)(i), (c)(1)(i), or (c)(2)(i) shall conduct monitoring and record the results on a weekly basis for the control devices, as appropriate, specified in paragraphs (a)(1) and (a)(2) of this section.

(1) If a freeboard refrigeration device is used to comply with these standards, the owner or operator shall use a thermometer or thermocouple to measure the temperature at the center of the air blanket during the idling mode.

(2) If a superheated vapor system is used to comply with these standards, the owner or operator shall use a thermometer or thermocouple to measure the temperature at the center of the superheated solvent vapor zone while the solvent cleaning machine is in the idling mode.

(b) Except as provided in paragraph (g) of this section, each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the equipment standards of § 63.463 (b)(1)(i), (b)(2)(i), (c)(1)(i), or (c)(2)(i) shall conduct monitoring and record the results on a monthly basis for the control devices, as appropriate, specified in paragraphs (b)(1) and (b)(2) of this section.

(1) If a cover (working-mode, downtime-mode, and/or idling-mode cover) is used to comply with these standards, the owner or operator shall conduct a visual inspection to determine if the cover is opening and closing properly, completely covers the cleaning machine openings when closed, and is free of cracks, holes, and other defects.

(2) If a dwell is used, the owner or operator shall determine the actual dwell time by measuring the period of time that parts are held within the freeboard area of the solvent cleaning machine after cleaning.

(c) Except as provided in paragraph (g) of this section, each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the equipment or idling standards in § 63.463 shall monitor the hoist speed as described in paragraphs (c)(1) through (c)(4) of this section.

(1) The owner or operator shall determine the hoist speed by measuring the time it takes for the hoist to travel a measured distance. The speed is equal to the distance in meters divided by the time in minutes (meters per minute).

(2) The monitoring shall be conducted monthly. If after the first year, no exceedances of the hoist speed are measured, the owner or operator may begin monitoring the hoist speed quarterly.

(3) If an exceedance of the hoist speed occurs during quarterly monitoring, the monitoring frequency returns to monthly until another year of compliance without an exceedance is demonstrated.

(4) If an owner or operator can demonstrate to the Administrator's satisfaction in the initial compliance report that the hoist cannot exceed a speed of 3.4 meters per minute (11 feet per minute), the required monitoring frequency is quarterly, including during the first year of compliance.

(d) Except as provided in paragraph (g) of this section, each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the equipment standards in § 63.463 (b)(1)(i), (b)(2)(i), (c)(1)(i), or (c)(2)(i) using a reduced room draft shall conduct monitoring and record the results as specified in paragraph(d)(1) or (d)(2) of this section.

(1) If the reduced room draft is maintained by controlling room parameters (i.e., redirecting fans, closing doors and windows, etc.), the owner or operator shall conduct an initial monitoring test of the windspeed and of room parameters, quarterly monitoring of windspeed, and weekly monitoring of room parameters as specified in paragraphs (d)(1)(i) and (d)(1)(ii) of this section.

(i) Measure the windspeed within 6 inches above the top of the freeboard area of the solvent cleaning machine using the procedure specified in paragraphs (d)(1)(i)(A) through (d)(1)(i)(D) of this section.

(A) Determine the direction of the wind current by slowly rotating a velometer or similar device until the maximum speed is located.

(B) Orient a velometer in the direction of the wind current at each of the four corners of the machine.

(C) Record the reading for each corner.

(D) Average the values obtained at each corner and record the average wind speed.

(ii) Monitor on a weekly basis the room parameters established during the initial compliance test that are used to achieve the reduced room draft.

(2) If an enclosure (full or partial) is used to achieve a reduced room draft, the owner or operator shall conduct an initial monitoring test and, thereafter, monthly monitoring tests of the windspeed within the enclosure using the procedure specified in paragraphs (d)(2)(i) and (d)(2)(ii) of this section and a monthly visual inspection of the enclosure to determine if it is free of cracks, holes and other defects.

(i) Determine the direction of the wind current in the enclosure by slowly rotating a velometer

inside the entrance to the enclosure until the maximum speed is located.

(ii) Record the maximum wind speed.

(e) Except as provided in paragraph (g) of this section, each owner or operator using a carbon adsorber to comply with this subpart shall measure and record the concentration of halogenated HAP solvent in the exhaust of the carbon adsorber weekly with a colorimetric detector tube. This test shall be conducted while the solvent cleaning machine is in the working mode and is venting to the carbon adsorber. The exhaust concentration shall be determined using the procedure specified in paragraphs (e)(1) through (e)(3) of this section.

(1) Use a colorimetric detector tube designed to measure a concentration of 100 parts per million by volume of solvent in air to an accuracy of ± 25 parts per million by volume.

(2) Use the colorimetric detector tube according to the manufacturer's instructions.

(3) Provide a sampling port for monitoring within the exhaust outlet of the carbon adsorber that is easily accessible and located at least 8 stack or duct diameters downstream from any flow disturbance such as a bend, expansion, contraction, or outlet; downstream from no other inlet; and 2 stack or duct diameters upstream from any flow disturbance such as a bend, expansion, contraction, inlet or outlet.

(f) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the idling emission limit standards of § 63.463 (b)(1)(ii), (b)(2)(ii), (c)(1)(ii), or (c)(2)(ii) shall comply with the requirements specified in paragraphs (f)(1) and (f)(2) of this section.

(1) If using controls listed in paragraphs (a) through (e) of this section, the owner or operator shall comply with the monitoring frequency requirements in paragraphs (a) through (e) of this section.

(2) If using controls not listed in paragraphs (a) through (e) of this section, the owner or operator shall establish the monitoring frequency for each control and submit it to the Administrator for approval in the initial test report.

(g) Each owner or operator using a control device listed in paragraphs (a) through (e) of this section can use alternative monitoring procedures approved by the Administrator.

§ 63.467 Recordkeeping requirements.

(a) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the provisions of § 63.463 shall maintain records in written or electronic form specified in paragraphs (a)(1) through (a)(5) of this section for the lifetime of the machine.

(1) Owner's manuals, or if not available, written maintenance and operating procedures, for the

solvent cleaning machine and control equipment.

(2) The date of installation for the solvent cleaning machine and all of its control devices. If the exact date for installation is not known, a letter certifying that the cleaning machine and its control devices were installed prior to, or on, November 29, 1993, or after November 29, 1993, may be substituted.

(3) If a dwell is used to comply with these standards, records of the tests required in § 63.465(d) to determine an appropriate dwell time for each part or parts basket.

(4) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the idling emission limit standards of § 63.463(b)(1)(ii), (b)(2)(ii), (c)(1)(ii), or (c)(2)(ii) shall maintain records of the initial performance test, including the idling emission rate and values of the monitoring parameters measured during the test.

(5) Records of the halogenated HAP solvent content for each solvent used in a solvent cleaning machine subject to the provisions of this subpart.

(b) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with § 63.463 shall maintain records specified in paragraphs (b)(1) through (b)(4) of this section either in electronic or written form for a period of 5 years.

(1) The results of control device monitoring required under § 63.466.

(2) Information on the actions taken to comply with § 63.463(e) and (f). This information shall include records of written or verbal orders for replacement parts, a description of the repairs made, and additional monitoring conducted to demonstrate that monitored parameters have returned to accepted levels.

(3) Estimates of annual solvent consumption for each solvent cleaning machine.

(4) If a carbon adsorber is used to comply with these standards, records of the date and results of the weekly measurement of the halogenated HAP solvent concentration in the carbon adsorber exhaust required in § 63.466(e).

(c) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the provisions of § 63.464 shall maintain records specified in paragraphs (c)(1) through (c)(3) of this section either in electronic or written form for a period of 5 years.

(1) The dates and amounts of solvent that are added to the solvent cleaning machine.

(2) The solvent composition of wastes removed from cleaning machines as determined using the procedure described in § 63.465(c)(2).

(3) Calculation sheets showing how monthly emissions and the rolling 3-month average emissions from the solvent cleaning machine were determined, and the results of all calculations.

(d) Each owner or operator of a solvent cleaning machine without a solvent/air interface complying with the provisions of § 63.464 shall maintain records on the method used to determine the cleaning capacity of the cleaning machine.

§ 63.468 Reporting requirements.

(a) Each owner or operator of an existing solvent cleaning machine subject to the provisions of this subpart shall submit an initial notification report to the Administrator no later than August 29, 1995. This report shall include the information specified in paragraphs (a)(1) through (a)(6) of this section.

(1) The name and address of the owner or operator.

(2) The address (i.e., physical location) of the solvent cleaning machine(s).

(3) A brief description of each solvent cleaning machine including machine type (batch vapor, batch cold, vapor in-line or cold in-line), solvent/air interface area, and existing controls.

(4) The date of installation for each solvent cleaning machine or a letter certifying that the solvent cleaning machine and its control devices were installed prior to, or after, November 29, 1993.

(5) The anticipated compliance approach for each solvent cleaning machine.

(6) An estimate of annual halogenated HAP solvent consumption for each solvent cleaning machine.

(b) Each owner or operator of a new solvent cleaning machine subject to the provisions of this subpart shall submit an initial notification report to the Administrator. New sources for which construction or reconstruction had commenced and initial startup had not occurred before December 2, 1994, shall submit this report as soon as practicable before startup but no later than January 31, 1995. New sources for which the construction or reconstruction commenced after December 2, 1994, shall submit this report as soon as practicable before the construction or reconstruction is planned to commence. This report shall include all of the information required in § 63.5(d)(1) of subpart A (General Provisions), with the revisions and additions in paragraphs (b)(1) through (b)(3) of this section.

(1) The report shall include a brief description of each solvent cleaning machine including machine type (batch vapor, batch cold, vapor in-line, or cold-line), solvent/air interface area, and existing controls.

(2) The report shall include the anticipated compliance approach for each solvent cleaning machine.

(3) In lieu of § 63.5(d)(1)(ii)(H) of subpart A of this part, the owner or operator must report an estimate of annual halogenated HAP solvent consumption for each solvent cleaning machine.

(c) Each owner or operator of a batch cold solvent cleaning machine subject to the provisions of this subpart shall submit a compliance report to the Administrator. For existing sources, this report shall be submitted to the Administrator no later than 150 days after the compliance date specified in § 63.460(d). For new sources, this report shall be submitted to the Administrator no later than 150 days after startup or May 1, 1995, whichever is later. This report shall include the requirements specified in paragraphs (c)(1) through (c)(4) of this section.

(1) The name and address of the owner or operator.

(2) The address (i.e., physical location) of the solvent cleaning machine(s).

(3) A statement, signed by the owner or operator of the solvent cleaning machine, stating that the solvent cleaning machine for which the report is being submitted is in compliance with the provisions of this subpart.

(4) The compliance approach for each solvent cleaning machine.

(d) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the provisions of § 63.463 shall submit to the Administrator an initial statement of compliance for each solvent cleaning machine. For existing sources, this report shall be submitted to the Administrator no later than 150 days after the compliance date specified in § 63.460(d). For new sources, this report shall be submitted to the Administrator no later than 150 days after startup or May 1, 1995, whichever is later. This statement shall include the requirements specified in paragraphs (d)(1) through (d)(6) of this section.

(1) The name and address of the owner or operator.

(2) The address (i.e., physical location) of the solvent cleaning machine(s).

(3) A list of the control equipment used to achieve compliance for each solvent cleaning machine.

(4) For each piece of control equipment required to be monitored, a list of the parameters that are monitored and the values of these parameters measured on or during the first month after the compliance date.

(5) Conditions to maintain the wind speed requirements of § 63.463(e)(2)(ii), if applicable.

(6) Each owner or operator of a solvent cleaning machine complying with the idling emission limit standards of § 63.463(b)(1)(ii), (b)(2)(ii), (c)(1)(ii), and (c)(2)(ii) shall submit a test report for tests of idling emissions meeting the specifications in Method 307 of appendix A to this subpart. This report shall comply with the requirements specified in paragraphs (d)(6)(i) through (d)(6)(iv) of this section.

(i) This test must be on the same specific model cleaner used at the source. The test can be done by the owner or operator of the affected machine or can be supplied by the vendor of that solvent cleaning machine or a third party.

(ii) This report must clearly state the monitoring parameters, monitoring frequency and the delineation of exceedances for each parameter.

(iii) If a solvent cleaning machine vendor or third party test report is used to demonstrate compliance, it shall include the following for the solvent cleaning machine tested: Name of person(s) or company that performed the test, model name, the date the solvent cleaning machine was tested, serial number, and a diagram of the solvent cleaning machine tested.

(iv) If a solvent cleaning machine vendor or third party test report is used, the owner or operator of the solvent cleaning machine shall comply with the requirements specified in either paragraphs (d)(6)(iv)(A) and (d)(6)(iv)(B) of this section.

(A) Submit a statement by the solvent cleaning machine vendor that the unit tested is the same as the unit the report is being submitted for.

(B) Demonstrate to the Administrator's satisfaction that the solvent emissions from the solvent cleaning machine for which the test report is being submitted are equal to or less than the solvent emissions from the solvent cleaning machine in the vendor test report.

(7) If a carbon adsorber is used to comply with these standards, the date and results of the weekly measurement of the halogenated HAP solvent concentration in the carbon adsorber exhaust required in § 63.466(e).

(e) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the provisions of § 63.464 shall submit to the Administrator an initial statement of compliance for each solvent cleaning machine. For existing sources, this report shall be submitted to the Administrator no later than 150 days after the compliance date specified in § 63.460(d). For new sources, this report shall be submitted to the Administrator no later than 150 days after startup or May 1, 1995, whichever is later. The statement shall include the information specified in paragraphs (e)(1) through (e)(4) of this section.

(1) The name and address of the solvent cleaning machine owner or operator.

(2) The address of the solvent cleaning machine(s).

(3) The solvent/air interface area for each solvent cleaning machine or, for cleaning machines without a solvent/air interface, a description of the method used to determine the cleaning capacity and the results.

(4) The results of the first 3-month average emissions calculation.

(f) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the provisions of § 63.463 shall submit an annual report by February 1 of the year following the one for which the reporting is being made. This report shall include the requirements specified in paragraphs (f)(1) through (f)(3) of this section.

(1) A signed statement from the facility owner or his designee stating that, "All operators of solvent cleaning machines have received training on the proper operation of solvent cleaning machines and their control devices sufficient to pass the test required in § 63.463(d)(10)."

(2) An estimate of solvent consumption for each solvent cleaning machine during the reporting period.

(3) The reports required under paragraphs (f) and (g) of this section can be combined into a single report for each facility.

(g) Each owner or operator of a batch vapor or in-line solvent cleaning machine complying with the provisions of § 63.464 shall submit a solvent emission report every year. This solvent emission report shall contain the requirements specified in paragraphs (g)(1) through (g)(4) of this section.

(1) The size and type of each unit subject to this subpart (solvent/air interface area or cleaning capacity).

(2) The average monthly solvent consumption for the solvent cleaning machine in kilograms per month.

(3) The 3-month monthly rolling average solvent emission estimates calculated each month using the method as described in § 63.465(c).

(4) The reports required under paragraphs (f) and (g) of this section can be combined into a single report for each facility.

(h) Each owner or operator of a batch vapor or in-line solvent cleaning machine shall submit an exceedance report to the Administrator semiannually except when, the Administrator determines on a case-by-case basis that more frequent reporting is necessary to accurately assess the compliance status of the source or, an exceedance occurs. Once an exceedance has occurred the

owner or operator shall follow a quarterly reporting format until a request to reduce reporting frequency under paragraph (i) of this section is approved. Exceedance reports shall be delivered or postmarked by the 30th day following the end of each calendar half or quarter, as appropriate. The exceedance report shall include the applicable information in paragraphs (h) (1) through (3) of this section.

(1) Information on the actions taken to comply with § 63.463 (e) and (f). This information shall include records of written or verbal orders for replacement parts, a description of the repairs made, and additional monitoring conducted to demonstrate that monitored parameters have returned to accepted levels.

(2) If an exceedance has occurred, the reason for the exceedance and a description of the actions taken.

(3) If no exceedances of a parameter have occurred, or a piece of equipment has not been inoperative, out of control, repaired, or adjusted, such information shall be stated in the report.

(i) An owner or operator who is required to submit an exceedance report on a quarterly (or more frequent) basis may reduce the frequency of reporting to semiannual if the conditions in paragraphs (i)(1) through (i)(3) of this section are met.

(1) The source has demonstrated a full year of compliance without an exceedance.

(2) The owner or operator continues to comply with all relevant recordkeeping and monitoring requirements specified subpart A (General Provisions) and in this subpart.

(3) The Administrator does not object to a reduced frequency of reporting for the affected source as provided in paragraph (e)(3)(iii) of subpart A (General Provisions).

(j) The Administrator has determined, pursuant to the criteria under section 502(a) of the Act, that an owner or operator of any batch cold solvent cleaning machine that is not itself a major source and that is not located at a major source, as defined under 40 CFR 70.2, is exempt from part 70 permitting requirements for that source.

An owner or operator of any other solvent cleaning machine subject to the provisions of this subpart is subject to part 70 permitting requirements, such sources, if not major or located at major sources, may be exempted by the State from applying for a part 70 permit until 42 months after the EPA first approves a part 70 program or such other date established by the permitting authority that assures that such sources obtain a permit by 5 years after the EPA first approves a part 70 program.

(k) Each owner or operator of a solvent cleaning machine requesting an equivalency determination, as described in § 63.469 shall submit an equivalency request report to the Administrator. For

existing sources, this report must be submitted to the Administrator no later than June 3, 1996. For new sources, this report must be submitted and approved by the Administrator prior to startup.

§ 63.469 Equivalent methods of control.

Upon written application, the Administrator may approve the use of equipment or procedures after they have been satisfactorily demonstrated to be equivalent, in terms of reducing emissions of methylene chloride, perchloroethylene, trichloroethylene, 1,1,1-trichloroethane, carbon tetrachloride or chloroform to the atmosphere, to those prescribed for compliance within a specified paragraph of this subpart. The application must contain a complete description of the equipment or procedure and the proposed equivalency testing procedure and the date, time, and location scheduled for the equivalency demonstration.

3. Appendix A is amended by adding Method 307 to read as follows:

Appendix A to Part 63-Test Methods * * * * *

Method 307-Determination of Emissions From Halogenated Solvent Vapor Cleaning Machines Using a Liquid Level Procedure

1. Applicability and Principle

1.1 Applicability. This method is applicable to the determination of the halogenated solvent emissions from solvent vapor cleaners in the idling mode.

1.2 Principle. The solvent level in the solvent cleaning machine is measured using inclined liquid level indicators. The change in liquid level corresponds directly to the amount of solvent lost from the solvent cleaning machine.

2. Apparatus

Note: Mention of trade names or specific products does not constitute endorsement by the Environmental Protection Agency.

2.1 Inclined Liquid Level Indicator. A schematic of the inclined liquid level indicators used in this method is shown in figure 307-1; two inclined liquid level indicators having 0.05 centimeters divisions or smaller shall be used. The liquid level indicators shall be made of glass, Teflon, or any similar material that will not react with the solvent being used. A 6-inch by 1-inch slope is recommended; however the slope may vary depending on the size and design of the solvent cleaning machine.

Note: It is important that the inclined liquid level indicators be constructed with ease of reading in mind. The inclined liquid level indicators should also be mounted so that they can be raised or

lowered if necessary to suit the solvent cleaning machine size.

>>>>>>> See the accompanying hardcopy volume for non-machine-readable data that appears at this point. <<<<<

2.2 Horizontal Indicator. Device to check the inclined liquid level indicators orientation relative to horizontal.

2.3 Velocity Meter. Hotwire and vane anemometers, or other devices capable of measuring the flow rates ranging from 0 to 15.2 meters per minute across the solvent cleaning machine.

3. Procedure

3.1 Connection of the Inclined Liquid Level Indicator. Connect one of the inclined liquid level indicators to the boiling sump drain and the other inclined liquid level indicator to the immersion sump drain using Teflon tubing and the appropriate fittings. A schematic diagram is shown in figure 307-2.

>>>>>>> See the accompanying hardcopy volume for non-machine-readable data that appears at this point. <<<<<

3.2 Positioning of Velocity Meter. Position the velocity meter so that it measures the flow rate of the air passing directly across the solvent cleaning machine.

3.3 Level the Inclined Liquid Level Indicators.

3.4 Initial Inclined Liquid Level Indicator Readings. Open the sump drainage valves. Allow the solvent cleaning machine to operate long enough for the vapor zone to form and the system to stabilize (check with manufacturer). Record the inclined liquid level indicators readings and the starting time on the data sheet. A sample data sheet is provided in figure 307-3.

Date

Run

Solvent type

Solvent density, g/m^3 (lb/ft³)

Length of boiling sump (SB), m (ft)

Width of boiling sum (WB),(ft)

Length of immersion sump (SI), m (ft)

Width of immersion sump (WI), m (ft)

Length of solvent vapor/air interface (SV), m (ft)

Width of solvent vapor/air interface (WV), m (ft)

| Clock time | Boiling sump reading | Immersion sump reading | Flow rate reading |
|------------|----------------------|------------------------|-------------------|
|------------|----------------------|------------------------|-------------------|

Figure 307-3. Data sheet.

3.5 Final Inclined Liquid Level Indicator Readings. At the end of the 16-hour test run, check to make sure the inclined liquid level indicators are level; if not, make the necessary adjustments. Record the final inclined liquid level indicators readings and time.

3.6 Determination of Solvent Vapor/Air Interface Area for Each Sump. Determine the area of the solvent/air interface of the individual sumps. Whenever possible, physically measure these dimensions, rather than using factory specifications. A schematic of the dimensions of a solvent cleaning machine is provided in figure 307-4.

>>>>>>>> See the accompanying hardcopy volume for non-machine-readable data that appears at this point. <<<<

4. Calculations

4.1 Nomenclature.

A_B = area of boiling sump interface, m^2 (ft^2).

A_I = area of immersion sump interface, m^2 (ft^2).

A_V = area of solvent/air interface, m^2 (ft^2).

E = emission rate, kg/m^2 -hr (lb/ft^2 -hr).

K = 100,000 $cm \cdot g/m \cdot kg$ for metric units.

F = 12 in./ft for English units.

L_{BF} = final boiling sump inclined liquid level indicators reading, cm (in.).

L_{BI} = initial boiling sump inclined liquid level indicators reading, cm (in.).

L_{IF} = final immersion sump inclined liquid level indicators reading, cm (in.).

L_{II} = initial immersion sump inclined liquid level indicators reading, cm (in.).

S_B = length of the boiling sump, m (ft).

S_I = length of the immersion sump, m (ft).

S_V = length of the solvent vapor/air interface, m (ft).

W_B = width of the boiling sump, m (ft).

W_I = width of the immersion sump, m (ft). WV = width of the solvent vapor/air interface, m (ft).

ρ = density of solvent, g/m³ (lb/ft³).

θ = test time, hr.

4.2 Area of Sump Interfaces. Calculate the areas of the boiling and immersion sump interfaces as follows:

$$A_B = S_B W_B \quad \text{Eq. 307-1}$$

$$A_I = S_I W_I \quad \text{Eq. 307-2}$$

4.3 Area of Solvent/Air Interface. Calculate the area of the solvent vapor/air interface as follows:

$$A_V = S_V W_V \quad \text{Eq. 307-3}$$

4.4 Emission Rate. Calculate the emission rate as follows:

$$E = \frac{(\bar{L}_{bf} - \bar{L}_{bi})\rho A_B + (\bar{L}_{if} - \bar{L}_{ii})\rho A_I}{KA_V\theta} \quad \text{Eq. 307-4}$$

4. Appendix B to Part 63 is revised to read as follows:

Appendix B-Test of Solvent Cleaning Procedures

General Questions

___ 1. What is the maximum allowable speed for parts entry and removal?

- A. 8.5 meters per minute (28 feet per minute).
- B. 3.4 meters per minute (11 feet per minute).
- C. 11 meters per minute (36 feet per minute).
- D. No limit.

___ 2. How do you ensure that parts enter and exit the solvent cleaning machine at the speed required in the regulation?

- A. Program on computerized hoist monitors speed.
- B. Can judge the speed by looking at it.
- C. Measure the time it takes the parts to travel a measured distance.

___ 3. Identify the sources of air disturbances.

- A. Fans
- B. Open doors
- C. Open windows
- D. Ventilation vents
- E. All of the above

___ 4. What are the three operating modes?

- A. Idling, working and downtime
- B. Precleaning, cleaning, and drying
- C. Startup, shutdown, off
- D. None of the above

___ 5. When can parts or parts baskets be removed from the solvent cleaning machine?

- A. When they are clean
- B. At any time
- C. When dripping stops
- D. Either A or C is correct

___ 6. How must parts be oriented during cleaning?

- A. It does not matter as long as they fit in the parts basket.
- B. So that the solvent pools in the cavities where the dirt is concentrated.
- C. So that solvent drains from them freely.

___ 7. During startup, what must be turned on first, the primary condenser or the sump heater?

- A. Primary condenser
- B. Sump heater
- C. Turn both on at same time
- D. Either A or B is correct

___ 8. During shutdown, what must be turned off first, the primary condenser or the sump heater?

- A. Primary condenser
- B. Sump heater
- C. Turn both off at same time
- D. Either A or B is correct

___ 9. In what manner must solvent be added to and removed from the solvent cleaning machine?

- A. With leak proof couplings
- B. With the end of the pipe in the solvent sump below the liquid solvent surface.
- C. So long as the solvent does not spill, the method does not matter.
- D. A and B

___ 10. What must be done with waste solvent and still and sump bottoms?

- A. Pour down the drain
- B. Store in closed container
- C. Store in a bucket
- D. A or B

___ 11. What types of materials are prohibited from being cleaned in solvent cleaning machines using halogenated HAP solvents?

- A. Sponges
- B. Fabrics
- C. Paper
- D. All of the above

Control Device Specific Questions

[] Freeboard Refrigeration Device

___ 1. What temperature must the FRD achieve?

- A. Below room temperature

- B. 50°F
- C. Below the solvent boiling point
- D. 30 percent below the solvent boiling point

☐ Working-Mode Cover

___ 2. When can a cover be open?

- A. While parts are in the cleaning machine
- B. During parts entry and removal
- C. During maintenance
- D. During measurements for compliance purposes
- E. A and C
- F. B, C, and D

___ 3. Covers must be maintained in what condition?

- A. Free of holes
- B. Free of cracks
- C. So that they completely seal cleaner opening
- D. All of the above

☐ Dwell

___ 4. Where must the parts be held for the appropriate dwell time?

- A. In the vapor zone
- B. In the freeboard area above the vapor zone
- C. Above the cleaning machine
- D. In the immersion sump

Answers

General Questions 1. B 2. A or C 3. E 4. A 5. C 6. C 7. A 8. B 9. D 10. B 11. D

Control Device Specific Questions 1. D 2. F 3. D 4. B

5. Appendix C is added to Part 63 to read as follows:

Appendix C-General Provisions Applicability to Subpart T

| Reference | Applies to subpart T | | Comments |
|-------------------|----------------------|-----|---|
| | BCC | BVI | |
| 63.1(a) (1)-(3) | Yes | Yes | |
| 63.1(a)(4) | Yes | Yes | Subpart T (this appendix) specifies applicability of each paragraph in subpart A to subpart T. |
| 63.1(a)(5) | No | No | |
| 63.1(a) (6)-(8) | Yes | Yes | |
| 63.1(a)(9) | No | No | |
| 63.1(a)(10) | Yes | Yes | |
| 63.1(a)(11) | No | No | Subpart T allows submittal of notifications and reports through the U.S. mail, fax, and courier. Subpart T requires that the postmark for notifications and reports submitted through the U.S. mail or other non-Governmental mail carriers be on or before deadline specified in an applicable requirement. |
| 63.1(a) (12)-(14) | Yes | Yes | |
| 63.1(b)(1) | No | No | Subpart T specifies applicability. |
| 63.1(b)(2) | No | Yes | |
| 63.1(b)(3) | No | No | Subpart T requires that a record of halogenated cleaning machine applicability determination be kept on site for 5 years, or until the cleaning machine changes its operations. The record shall be sufficiently detailed to allow the Administrator to make a finding about the source's applicability status with regard to subpart T. |
| 63.1(c)(1) | Yes | Yes | |
| 63.1(c)(2) | Yes | Yes | Subpart T, section 63.46(8)(h), indicates a Title V permit exemption for halogenated HAP batch cold solvent cleaning machines that are not major sources and not located at a major source. This section also specifies a deferral from the requirement of a Title V permit for owners or operators of solvent cleaning machines subject to subpart T provisions, other than halogenated HAP batch cold solvent cleaning machines, that are not major sources, and not located at a major source. |
| 63.1(c)(3) | No | No | |
| 63.1(c)(4) | Yes | Yes | |

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| 63.1(c)(5) | Yes | Yes | Subpart T does not require continuous monitoring systems (CMS) or continuous opacity monitoring systems. Therefore, notifications and requirements for CMS and COMS specified in subpart A do not apply to subpart T. |
| 63.1(d) | No | No | |
| 63.1(e) | No | Yes | |
| 63.2 | Yes | Yes | Subpart T definitions (section 63.461) for existing and new overlap with the definitions for existing source and new source in subpart A (section 63.2). Both subpart A and Talso define Administrator. |
| 63.3(a)-(c) | Yes | Yes | |
| 63.4(a) (1)-(3) | Yes | Yes | |
| 63.4(a)(4) | No | No | |
| 63.4(a)(5) | Yes | Yes | |
| 63.4(b)-(c) | Yes | Yes | |
| 63.5(a)(1) | Yes | Yes | |
| 63.5(a)(2) | Yes | Yes | |
| 63.5(b)(1) | Yes | Yes | |
| 63.5(b)(2) | No | No | |
| 63.5(b)(3) | No | No | Subpart T overrides the requirement for approval prior to constructing a new or reconstructing an existing major source. |
| 63.5(b)(4)-(6) | Yes | Yes | |
| 63.5(c) | No | No | |
| 63.5 (d)-(f) | No | No | Subpart T overrides the requirement to submit an application for approval of construction or reconstruction of a halogenated solvent cleaning machine. |
| 63.6(a) | Yes | Yes | |
| 63.6(b) (1)-(5) | Yes | Yes | Subpart T, section 63.460, specifies compliance dates. |
| 63.6(b)(6) | No | No | |
| 63.6(b)(7) | No | No | Subpart T has the same requirements for affected halogenated HAP solvent cleaning machine subcategories |

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| | | | that are located at area sources as it does for those located at major sources. |
| 63.6(c)(1)-(2) | Yes | Yes | Subpart T allows 3 years from the date of promulgation for both area and major existing sources to comply. |
| 63.6(c) (3)-(4) | No | No | |
| 63.6(c)(5) | Yes | Yes | Subpart T has the same requirements for affected halogenated HAP solvent cleaning machine subcategories that are located at area sources as it does for those located at major sources. Subpart T allows 3 years from the date of promulgation for both area and major existing sources to comply. |
| 63.6(d) | No | No | |
| 63.6(e)(1)-(2) | Yes | Yes | |
| 63.6(e)(3) | No | No | Subpart T overrides the requirement of a startup, shutdown, and malfunction plan. Subpart T specifies startup and shutdown procedures to be followed by an owner or operator for batch vapor and in-line cleaning machines. |
| 63.6(f)-(g) | Yes | Yes | |
| 63.6(h) | No | No | Subpart T does not require compliance with an opacity or visible emission standard. |
| 63.6(i) (1)-(14) | Yes | Yes | |
| 63.6(i)(15) | No | No | |
| 63.6(i)(16) | Yes | Yes | |
| 63.6(j) | Yes | Yes | |
| 63.7(a) | No | Yes | Subpart T gives owners or operators the option to perform an idling emission performance test as a way of demonstrating compliance. Other options are also available that do not require a performance test. |
| 63.7(b) | No | Yes | This is only required for those owners or operators that choose the idling emission standard as their compliance option. |
| 63.7(c)(1) | No | Yes | This is only required for those owners or operators that choose the idling emission standard as their compliance option. |
| 63.7(c) (2)-(3) | No | No | Subpart T does not require a site-specific test plan for the idling emission performance test. |

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| 63.7(c)(4) | No | No | Subpart T does not require a performance test that involves the retrieval of gas samples, and therefore this does not apply. |
| 63.7(d) | No | No | Requirements do not apply to the idling emission performance test option. |
| 63.7(e) | No | Yes | |
| 63.7(f) | No | Yes | |
| 63.7(g) | No | Yes | Subpart T specifies what is required to demonstrate idling emission standard compliance through the use of the Environmental Protection Agency test method 307 and control device monitoring. Reports and records of testing and monitoring are required for compliance verification. Three runs of the test are required for compliance, as specified in section 63.7(e) of subpart A. |
| 63.7(h) | No | No | Subpart T does not require the use of a performance test to comply with the standard. The idling emission standard option (which requires an idling emission performance test) is an alternative option offered to owners or operators of batch vapor and in-line cleaning machines for compliance flexibility. |
| 63.8 (a)-(b) | Yes | Yes | |
| 63.8 (c)-(e) | No | No | Subpart T does not require the use of continuous monitoring systems to demonstrate compliance. |
| 63.8(f) | Yes | Yes | |
| 63.8(g) | No | No | Subpart T does not require continuous opacity monitoring systems and continuous monitoring systems data. |
| 63.9(a) (1)-(4) | Yes | Yes | |
| 63.9(b)(1) | Yes | Yes | |
| 63.9(b)(2) | Yes | Yes | Subpart T includes all of those requirements stated in subpart A, except that subpart A also requires a statement as to whether the affected source is a major or an area source, and an identification of the relevant standard (including the source's compliance date). Subpart T also has some more specific information requirements specific to the affected source (see subpart T, sections 63.468(a)-(b)). |
| 63.9(b)(3) | Yes | Yes | The subpart A and subpart T initial notification reports differ (see above). |

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| 63.9(b)(4) | No | No | Subpart T does not require an application for approval of construction or reconstruction. |
| 63.9(b)(5) | Yes | Yes | |
| 63.9(c) | Yes | Yes | |
| 63.9(d) | Yes | Yes | |
| 63.9(e) | Yes | Yes | Under subpart T, this requirement only applies to owners or operators choosing to comply with the idling emissions standard. |
| 63.9(f) | No | No | Subpart T does not require opacity or visible emission observations. |
| 63.9(g)(1) | No | No | Subpart T does not require the use of continuous monitoring systems or continuous opacity monitoring systems. |
| 63.9(h) | No | No | Section 63.468 of subpart T requires an initial statement of compliance for existing sources to be submitted to the Administrator no later than 150 days after the compliance date specified in section 63.460(d) of subpart T. For new sources, this report is to be submitted to the Administrator no later than 150 days from the date specified in section 63.460(c). |
| 63.9(i) | Yes | Yes | |
| 63.9(j) | Yes | Yes | |
| 63.10(a) | Yes | Yes | |
| 63.10(b) | No | No | Recordkeeping requirements are specified in subpart T. |
| 63.10(c) (1)-(15) | No | No | Subpart T does not require continuous monitoring systems. |
| 63.10(d)(1) | Yes | Yes | |
| 63.10(d)(2) | No | No | Reporting requirements are specified in subpart T. |
| 63.10(e) (1)-(2) | No | No | Subpart T does not require continuous emissions monitoring systems. |
| 63.10(e)(3) | No | No | Subpart T does not require continuous monitoring systems. |
| 63.10(e)(4) | No | No | Subpart T does not require continuous opacity monitoring systems. |
| 63.10(f) | Yes | Yes | |

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| 63.11(a) | Yes | Yes | |
| 63.11(b) | No | No | Flares are not a control option under subpart T. |
| 63.12 (a)-(c) | Yes | Yes | |
| 63.13 (a)-(c) | Yes | Yes | |
| 63.14 | No | No | Subpart T requirements do not require the use of the test methods incorporated by reference in subpart A. |
| 63.15(a)-(b) | Yes | Yes | |

BCC=Batch Cold Cleaning Machines.

BVI=Batch Vapor and In-line Cleaning Machines.

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BILLING CODE 6560-50-P

APPENDIX I

EPA REGIONAL OFFICE CONTACT PHONE NUMBERS

The contact phone number for the EPA Regional Office where your state or territory resides is listed in the following table:

| Region | States | Telephone |
|---------------|--|--|
| 1 | CT, ME, MA, NH, RI, VT | (617) 565-4180 |
| 2 | NJ, NY, Puerto Rico, Virgin Islands | (212) 637-4249 |
| 3 | DE, MD, PA, VA, WV, District of Columbia | (215) 597-3237 |
| 4 | AL, FL, GA, KY, MS, NC, SC, TN | (404) 347-2864 |
| 5 | IL, IN, MI, WI, MN, OH | (312) 353-8615 (IL and IN) (312) 886-5031 (MI and WI) (312) 886-7017 (MN and OH) |
| 6 | AR, LA, NM, OK, TX | (214) 656-7547 |
| 7 | IA, KS, MO, NE | (913) 551-7960 |
| 8 | CO, MT, ND, SD, UT, WY | (303) 293-1886 |
| 9 | AZ, CA, HI, NV, American Samoa, Guam | (415) 744-1143 |
| 10 | AK, ID, WA, OR | (206) 553-1949 |